AN

ACT

TO AMEND THE

Representation of the People

IN

ENGLAND AND WALES.

[Passed 7th June 1832.]

WITH AN ABSTRACT.

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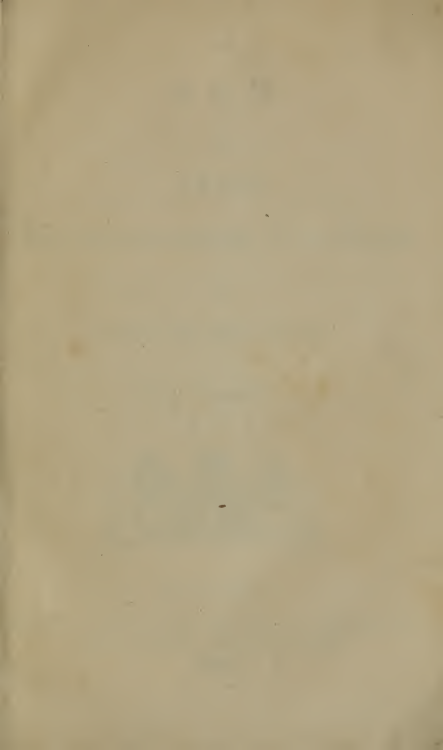
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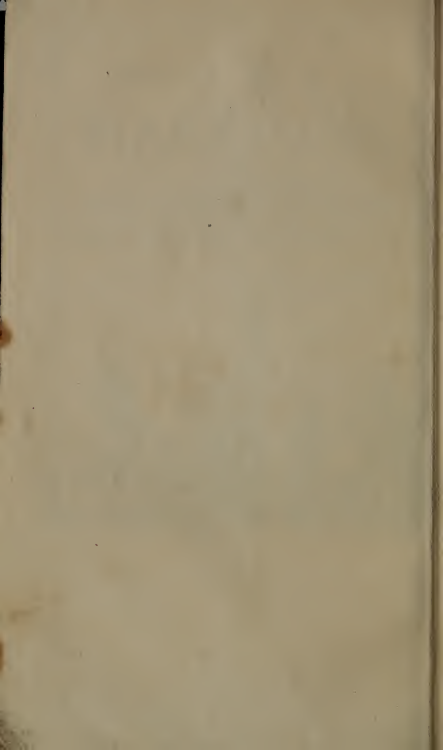
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The Representation of the People

IN

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LONDON:

PRINTED BY GEORGE EYRE AND ANDREW SPOTTISWOODE PRINTERS TO THE KING'S MOST EXCELLENT MAJESTY.

1835.

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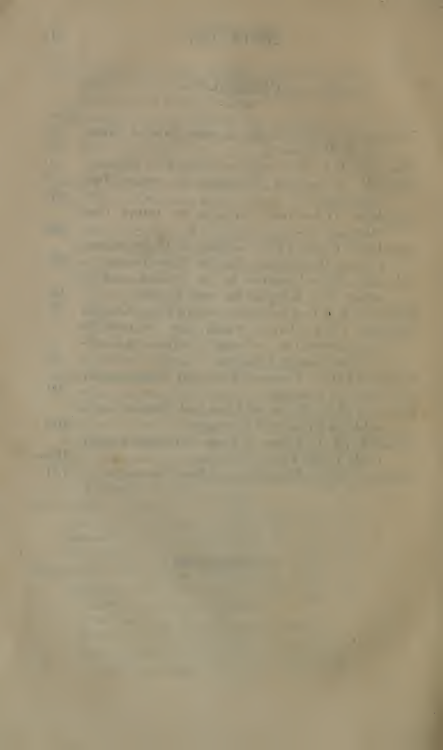
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ANNO SECUNDO

GULIELMI IV. Regis.

CAP. XLV.

An Act to amend the Representation of the People in *England* and *Wales*. [7th *June* 1832.]

WHEREAS it is expedient to take effectual Measures for correcting divers Abuses that have long prevailed in the Choice of Members to serve in the Commons House of Parliament, to deprive many inconsiderable Places of the Right of returning Members, to grant such Privilege to large, populous, and wealthy Towns, to increase the Number of Knights of the Shire, to extend the Elective Franchise to many of His Majesty's Subjects who have not heretofore enjoyed the same, and to diminish the Expence of Elections; be it therefore enacted by the King's most Excellent Majesty, by and with the Advice and

Certain Boroughs to cease to send Members to Parliament. Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That each of the Boroughs enumerated in the Schedule marked (A.) to this Act annexed, (that is to say,) Old Sarum, Newtown, St. Michael's or Midshall, Gatton, Bramber, Bossiney, Dunwich, Ludgershall, St. Mawe's, Beeralston, West Looe, St. Germain's, Newport, Blechingley, Aldborough, Camelford, Hindon, East Love, Corfe Castle, Great Bedwin, Yarmouth, Queenborough, Castle Rising, East Grinstead, Higham Ferrers, Wendover, Weobly, Winchelsea, Tregony, Haslemere, Saltash, Orford, Callington, Newton, Ilchester, Boroughbridge, Stockbridge, New Romney, Hedon, Plympton, Seaford, Heytesbury, Steyning, Whitchurch, Wootton Bassett, Downton, Fowey, Milborne Port, Aldeburgh, Minehead, Bishop's Castle, Okehampton, Appleby, Lostwithiel, Brackley, and Amersham, shall from and after the End of this present Parliament cease to return any Member or Members to serve in Parliament.

Certain Boroughs to return One Member only. II. And be it enacted, That each of the Boroughs enumerated in the Schedule marked (B.) to this Act annexed, (that is to say,) Petersfield, Ashburton, Eye, Westbury, Wareham, Midhurst, Woodstock, Wilton, Malmesbury, Liskeard, Reigate, Hythe, Droitwich, Lyme Regis, Launceston, Shaftesbury, Thirsk, Christchurch, Horsham, Great Grimsby, Calne, Arundel, St. Ives, Rye, Clitheroe, Morpeth, Helston, North Allerton, Wallingford, and Dartmouth, shall from and after

the End of this present Parliament, return One Member and no more to serve in Parliament.

III. And be it enacted, That each of the Places named in the Schedule marked (C.) to this Act annexed, (that is to say,) Manchester, Birmingham, Leeds, Greenwich, Sheffield, Sunderland, Devonport, Wolverhampton, Tower Hamlets, Finsbury, Maryle-bone, Lambeth, Bolton, Bradford, Blackburn, Brighton, Halifax, Macclesfield, Oldham, Stockport, Stoke-upon-Trent, and Stroud, shall for the Purposes of this Act be a Borough, and shall as such Borough include the Place or Places respectively which shall be comprehended within the Boundaries of such Borough, as such Boundaries shall be settled and described by an Act to be passed for that Purpose in this present Parliament, which Act, when passed, shall be deemed and taken to be Part of this Act as fully and effectually as if the same were incorporated herewith; and that each of the said Boroughs named in the said Schedule (C.) shall from and after the End of this present Parliament return Two Members to serve in Parliament.

IV. And be it enacted, That each of the Places named in the Schedule marked (D.) to this Act annexed, (that is to say,) Ashton-under-Lyne, Bury, Chatham, Cheltenham, Dudley, Frome, Gateshead, Huddersfield, Kidderminster, Kendal, Rochdale, Salford, South Shields, Tynemouth, Wakefield, Walsall, Warrington, Whitby, Whitehaven, and Merthyr Tydvil, shall for the Purposes of this Act

New Boroughs hereafter to return Two Members.

New Boroughs hereafter to return One Member. be a Borough, and shall as such Borough include the Place or Places respectively which shall be comprehended within the Boundaries of such Borough, as such Boundaries shall be settled and described by an Act to be passed for that Purpose in this present Parliament, which Act, when passed, shall be deemed and taken to be Part of this Act as fully and effectually as if the same were incorporated herewith; and that each of the said Boroughs named in the said Schedule (D.) shall from and after the End of this present Parliament return One Member to serve in Parliament.

The Boroughs of Shoreham, Cricklade, Aylesbury, and East Retford shall include certain adjacent Districts.

V. And be it enacted, That the Borough of New Shoreham shall for the Purposes of this Act include the whole of the Rape of Bramber in the County of Sussex, save and except such Parts of the said Rape as shall be included in the Borough of Horsham by an Act to be passed for that Purpose in this present Parliament; and that the Borough of Cricklade shall for the Purposes of this Act include the Hundreds and Divisions of Highworth, Cricklade, Staple, Kingsbridge, and Malmsbury in the County of Wilts, save and except such Parts of the said Hundred of Malmsbury as shall be included in the Borough of Malmsbury by an Act to be passed for that Purpose in this present Parliament; and that the Borough of Aylesbury shall for the Purposes of this Act include the Three Hundreds of Aylesbury in the County of Buckingham; and that the Borough of East Retford shall for the Purposes of this

Act include the Hundred of Bassetlaw in the County of Nottingham, and all Places locally situate within the outside Boundary or Limit of the Hundred of Bassetlaw, or surrounded by such Boundary and by any Part of the County of Lincoln or County of York.

VI. And be it enacted, That the Borough of Weymouth and Melcombe Regis shall from and after the End of this present Parliament return Two Members, and no more, to serve in Parliament; and that the Borough of Penryn shall for the Purposes of this Act include the Town of Falmouth; and that the Borough of Sandwich shall for the Purposes of this Act include the Parishes of Deal and Walmer.

Weymouth and Melcombe Regis to return Two Members only, &c.

VII. And be it enacted, That every City and Borough in England which now returns a Member or Members to serve in Parliament, and every Place sharing in the Election therewith, (except the several Boroughs enumerated in the said Schedule (A.), and except the several Boroughs of New Shoreham, Cricklade, Aylesbury, and East Retford) shall, and each of the said Boroughs of Penryn and Sandwich also shall, for the Purposes of this Act, include the Place or Places respectively which shall be comprehended within the Boundaries of every such City, Borough, or Place, as such Boundaries shall be settled and described by an Act to be passed for that Purpose in this present Parliament, which Act, when passed, shall be deemed and taken to be Part of this Act as fully and Boundaries of existing Boroughs in England to be settled. effectually as if the same were incorporated herewith.

Places in Wales to have a Share in Elections for the Shire-Towns.

VIII. And be it enacted, That each of the Places named in the First Column of the Schedule (E.) to this Act annexed shall have a Share in the Election of a Member to serve in all future Parliaments for the Shire-Town or Borough which is mentioned in conjunction therewith, and named in the Second Column of the said Schedule (E.)

Boundaries of Shire-Towns and Places in Wales to be settled,

IX. And be it enacted, That each of the Places named in the First Column of the said Schedule (E.), and each of the Shire-Towns or Boroughs named in the Second Column of the said Schedule (E.), and the Borough of Brecon, shall for the Purposes of this Act include the Place or Places respectively which shall be comprehended within the Boundaries of each of the said Places, Shire-Towns, and Boroughs respectively, as such Boundaries shall be settled and described by an Act to be passed for that Purpose in this present Parliament, which Act, when passed, shall be deemed and taken to be Part of this Act as fully and effectually as if the same were incorporated herewith.

Swansea, Loughor, Neath, Aberavon, and Ken-fig to form One Borough, and Electors thereof not to vote X. And be it enacted, That each of the Towns of Swansea, Loughor, Neath, Aberavon, and Ken-fig shall for the Purposes of this Act include the Place or Places respectively which shall be comprehended within the Boundaries of each of the said Towns, as such Boundaries shall be settled and described by an Act to be passed for that Purpose in

ber for Car-

this present Parliament, which Act, when for a Mempassed, shall be deemed and taken to be Part of this Act as fully and effectually as if the same were incorporated herewith; and that the said Five Towns, so including as aforesaid, shall for the Purposes of this Act be One Borough, and shall as such Borough, from and after the End of this present Parliament, return One Member to serve in Parliament; and that the Portreeve Swansea shall be the Returning Officer for the said Borough; and that no Person, by reason of any Right accruing in any of the said Five Towns, shall have any Vote in the Election of a Member to serve in any future Parliament for the Borough of Cardiff.

XI. And be it enacted, That the Persons respectively described in the said Schedules (C.) and (D.) shall be the Returning Officers at all Elections of a Member or Members to serve in Parliament for the Boroughs in conjunction with which such Persons are respectively mentioned in the said Schedules (C.) and (D.); and that for those Boroughs in the said Schedules for which no Persons are mentioned in such Schedules as Returning Officers the Sheriff for the Time being of the County in which such Boroughs are respectively situate shall, within Two Months after the passing of this Act, and in every succeeding respective Year in the Month of March, by Writing under his Hand, to be delivered to the Clerk of the Peace of the County within One Week, and to be by such Clerk of the Peace filed and preserved with the

Description of the Returning Officers for the new Boroughs.

Records of his Office, nominate and appoint for each of such Boroughs a fit Person, being resident therein, to be, and such Person so nominated and appointed shall accordingly be, the Returning Officer for each of such Boroughs respectively until the Nomination to be made in the succeeding March; and in the event of the Death of any such Person, or of his becoming incapable to act by reason of Sickness or other sufficient Impediment, the Sheriff for the Time being shall on Notice thereof forthwith nominate and appoint in his Stead a fit Person, being so resident as aforesaid, to be, and such Person so nominated and appointed shall accordingly be, the Returning Officer for such Borough for the Remainder of the then current Year; and no Person, having been so nominated and appointed as Returning Officer for any Borough, shall after the Expiration of his Office be compellable at any Time thereafter to serve again in the said Office for the same Borough: Provided always, that no Person being in Holy Orders, nor any Churchwarden or Overseer of the Poor within any such Borough, shall be nominated or appointed as such Returning Officer for the same; and that no Person nominated and appointed as Returning Officer for any Borough now sending or hereafter to send Members to Parliament shall be appointed a Churchwarden or Overseer of the Poor therein during the Time for which he shall be such Returning Officer: Provided also, that no Person qualified to be elected to serve

Who disqualified.

Who exempt.

as a Member in Parliament shall be compellable to serve as Returning Officer for any Borough for which he shall have been nominated and appointed by the Sheriff as aforesaid if within One Week after he shall have received Notice of his Nomination and Appointment as Returning Officer he shall make Oath of such Qualification before any Justice of the Peace, and shall forthwith notify the same to the Sheriff: Provided also, that in case His Majesty shall be pleased to grant His Royal Charter of Incorporation to any of the Boroughs named in the said Schedules (C.) and (D.) which are not now incorporated, and shall by such Charter give Power to elect a Mayor or other Chief Municipal Officer for any such Borough, then and in every such Case such Mayor or other Chief Municipal Officer for the Time being shall be the only Returning Officer for such Borough; and the Provisions herein-before contained with regard to the Nomination and Appointment of a Returning Officer for such Borough shall thenceforth cease and determine.

XII. And be it enacted, That in all future Parliaments there shall be Six Knights of the Shire, instead of Four, to serve for the County of York, (that is to say,) Two Knights for each of the Three Ridings of the said County, to be elected in the same Manner, and by the same Classes and Descriptions of Voters, and in respect of the same several Rights of voting, as if each of the Three Ridings were a separate County; and that

Proviso.

Six Knights of the Shire for Yorkshire; Two for each Riding. the Court for the Election of Knights of the Shire for the North Riding of the said County should be holden at the City of York, and the Court for the Election of Knights of the Shire for the West Riding of the said County shall be holden at Wakefield, and the Court for the Election of Knights of the Shire for the East Riding of the said County shall be holden at Beverly.

Four
Knights of
the Shire
for Lincolnshire;
Two for the
Parts of
Lindsey,
Two for
Kesteven
and Holland.

XIII. And be it enacted, That in all future Parliaments there shall be Four Knights of the Shire, instead of Two, to serve for the County of Lincoln, (that is to say,) Two for the Parts of Lindsey in the said County, and Two for the Parts of Kesteven and Holland in the same County; and that such Four Knights shall be chosen in the same Manner, and by the same Classes and Descriptions of Voters, and in respect of the same several Rights of voting, as if the said Parts of Lindsey were a separate County, and the said Parts of Kesteven and Holland together were also a separate County; and that the Court for the Election of Knights of the Shire for the Parts of Lindsey in the said County shall be holden at the City of Lincoln, and the Court for the Election of Knights of the Shire for the Parts of Kesteven and Holland in the said County shall be holden at Sleaford.

Certain
Counties to
be divided,
and to return Two
Knights of

XIV. And be it enacted, That each of the Counties enumerated in the Schedule marked (F.) to this Act annexed shall be divided into Two Divisions, which Divisions shall be settled and described by an Act to be passed

for each

Division.

for that Purpose in this present Parliament, the Shire which Act, when passed, shall be deemed and taken to be Part of this Act as fully and effectually as if the same were incorporated herewith; and that in all future Parliaments there shall be Four Knights of the Shire, instead of Two, to serve for each of the said Counties, (that is to say,) Two Knights of the Shire for each Division of the said Counties; and that such Knights shall be chosen in the same Manner, and by the same Classes and Descriptions of Voters, and in respect of the same several Rights of voting, as if each of the said Divisions were a separate County; and that the Court for the Election of Knights of the Shire for each Division of the said Counties shall be holden at the Place to be named for that Purpose in the Act so to be passed as aforesaid for settling and describing the Divisions of the said Counties.

XV. And be it enacted, That in all future Parliaments there shall be Three Knights of the Shire, instead of Two, to serve for each of the Counties enumerated in the Schedule marked (F. 2.) to this Act annexed, and Two Knights of the Shire, instead of One, to serve for each of the Counties of Carmar-

then, Denbigh, and Glamorgan.

XVI. And be it enacted, That the Isle of Wight in the County of Southampton shall for the Purposes of this Act be a County of itself, separate and apart from the County of Southampton, and shall return One Knight of the Shire to serve in every future Parliament; and that such Knight shall be chosen by the

Certain Counties to return Three Knights of the Shire.

Isle of Wight, severed from Hampshire, to return a Member.

same Classes and Descriptions of Voters, and in respect of the same several Rights of voting, as any Knight of the Shire shall be chosen in any County in England; and that all Elections for the said County of the Isle of Wight shall be holden at the Town of Newport in the Isle of Wight, and the Sheriff of the Isle of Wight, or his Deputy, shall be the Returning Officer at such Elections.

Towns which are Counties of themselves to be included in adjoining Counties for County Elections.

XVII. And be it enacted, That for the Purpose of electing a Knight or Knights of the Shire to serve in any future Parliament, the East Riding of the County of York, the North Riding of the County of York, the Parts of Lindsey in the County of Lincoln, and the several Counties at large enumerated in the Second Column of the Schedule marked (G.) to this Act annexed, shall respectively include the several Cities and Towns, and Counties of the same, which are respectively mentioned in conjunction with such Ridings, Parts, and Counties at large, and named in the First Column of the said Schedule (G.)

Limitation on the Right of voting for Counties and for Cities being Counties of themselves, in respect of Freeholds for Life.

XVIII. And be it enacted, That no Person shall be entitled to vote in the Election of a Knight or Knights of the Shire to serve in any future Parliament, or in the Election of a Member or Members to serve in any future Parliament for any City or Town being a County of itself, in respect of any Freehold Lands or Tenements whereof such Person may be seised for his own Life, or for the Life of another, or for any Lives whatsoever, except such Person shall be in the actual and bond fide Occupation of such Lands or

Tenements, or except the same shall have come to such Person by Marriage, Marriage Settlement, Devise, or Promotion to any Benefice or to any Office, or except the same shall be of the clear yearly Value of not less than Ten Pounds above all Rents and Charges payable out of or in respect of the same; any Statute or Usage to the contrary notwithstanding: Provided always, that nothing in this Act contained shall prevent any Person now seised for his own Life, or for the Life of another, or for any Lives whatsoever, of any Freehold Lands or Tenements in respect of which he now has, or but for the passing of this Act might acquire, the Right of voting in such respective Elections, from retaining or acquiring, so long as he shall be so seised of the same Lands or Tenements, such Right of voting in respect thereof, if duly registered according to the respective Provisions herein-after contained.

XIX. And be it enacted, That every Male Person of full Age, and not subject to any legal Incapacity, who shall be seised at Law or in Equity of any Lands or Tenements of Copyhold or any other Tenure whatever except Freehold, for his own Life, or for the Life of another, or for any Lives whatsoever, or for any larger Estate, of the clear yearly Value of not less than Ten Pounds over and above all Rents and Charges payable out of or in respect of the same, shall be entitled to vote in the Election of a Knight or Knights of the Shire to serve in any future Parliament for the County, or for the Riding, Parts,

Right of voting in Counties extended to Copyholders.

or Division of the County, in which such Lands or Tenements shall be respectively situate.

Right of voting in Counties extended to Leaseholders and Occupiers of Premises of certain Value above Charges.

XX. And be it enacted, That every Male Person of full Age, and not subject to any legal Incapacity, who shall be entitled, either as Lessee or Assignee, to any Lands or Tenements, whether of Freehold or of any other Tenure whatever, for the unexpired Residue, whatever it may be, of any Term originally created for a Period of not less than Sixty Years, (whether determinable on a Life or Lives, or not,) of the clear yearly Value of not less than Ten Pounds over and above all Rents and Charges payable out of or in respect of the same, or for the unexpired Residue, whatever it may be, of any Term originally created for a Period of not less than Twenty Years, (whether determinable on a Life or Lives, or not,) of the clear yearly Value of not less than Fifty Pounds over and above all Rents and Charges payable out of or in respect of the same, or who shall occupy as Tenant any Lands or Tenements for which he shall be bond fide liable to a yearly Rent of not less than Fifty Pounds, shall be entitled to vote in the Election of a Knight or Knights of the Shire to serve in any future Parliament for the County, or for the Riding, Parts, or Division of the County, in which such Lands or Tenements shall be respectively situate: Provided always, that no Person, being only a Sub-Lessee, or the Assignee of any Underlease, shall have a Right to vote in such

Election in respect of any such Term of Sixty Years or Twenty Years as aforesaid, unless he shall be in the actual Occupation of the Premises.

XXI. And be it declared and enacted, That no Public or Parliamentary Tax, nor any Church Rate, County Rate, or Parochial Rate, shall be deemed to be any Charge payable out of or in respect of any Lands or Tenements within the Meaning of this Act.

XXII. And be it enacted, That in order to entitle any Person to vote in any Election of a Knight of the Shire or other Member to serve in any future Parliament, in respect of any Messuages, Lands, or Tenements, whether Freehold or otherwise, it shall not be necessary that the same shall be assessed to the Land Tax; any Statute to the contrary notwithstanding.

XXIII. And be it enacted, That no Person shall be allowed to have any Vote in the Election of a Knight or Knights of the Shire for or by reason of any Trust Estate or Mortgage, unless such Trustee or Mortgagee be in actual Possession or Receipt of the Rents and Profits of the same Estate, but that the Mortgagor or Cestuique Trust in Possession shall and may vote for the same Estate notwithstanding such Mortgage or Trust.

XXIV. And be it enacted, That notwithstanding any thing herein-before contained no Person shall be entitled to vote in the Election of a Knight or Knights of the Shire to serve in any future Parliament in What not to be deemed Charges.

County Voters need not be assessed to the Land Tax.

Provision as to Trustees and Mortgagees.

No Person to vote for a County in respect of any Freehold House, &c. occupied by himself, which would confer a Vote for a Borough.

No Person to vote for a County in respect of certain Copyholds and Leaseholds in a Borough. respect of his Estate or Interest as a Free-holder in any House, Warehouse, Counting-house, Shop, or other Building occupied by himself, or in any Land occupied by himself together with any House, Warehouse, Counting-house, Shop, or other Building, such House, Warehouse, Counting-house, Shop, or other Building being, either separately, or jointly with the Land so occupied therewith, of such Value as would, according to the Provisions herein-after contained, confer on him the Right of voting for any City or Borough, whether he shall or shall not have actually acquired the Right to vote for such City or Borough in respect thereof.

XXV. And be it enacted, That notwithstanding any thing herein-before contained no Person shall be entitled to vote in the Election of a Knight or Knights of the Shire to serve in any future Parliament in respect of his Estate or Interest as a Copyholder or Customary Tenant, or Tenant in Ancient Demesne, holding by Copy of Court Roll, or as such Lessee or Assignee, or as such Tenant and Occupier as aforesaid, in any House, Warehouse, Counting-house, Shop, or other Building, or in any Land occupied together with a House, Warehouse, Counting-house, Shop, or other Building, such House, Warehouse, Counting-house, Shop, or other Building being, either separately, or jointly with the Land so occupied therewith, of such Value as would, according to the Provisions herein-after contained, confer on him or on any other Person the

Right of voting for any City or Borough, whether he or any other Person shall or shall not have actually acquired the Right to vote for such City or Borough in respect thereof.

XXVI. And be it enacted, That notwithstanding any thing herein-before contained no Person shall be entitled to vote in the Election of a Knight or Knights of the Shire to serve in any future Parliament unless he shall have been duly registered according to the Provisions herein-after contained; and that no Person shall be so registered in any Year in respect of his Estate or Interest in any Lands or Tenements, as a Freeholder, Copyholder, Customary Tenant, or Tenant in Ancient Demesne, unless he shall have been in the actual Possession thereof, or in the Receipt of the Rents and Profits thereof for his own Use, for Six Calendar Months at least next previous to the last Day of July in such Year, which said Period of Six Calendar Months shall be sufficient, any Statute to the contrary notwithstanding; and that no Person shall be so registered in any Year, in respect of any Lands or Tenements held by him as such Lessee or Assignee, or as such Occupier and Tenant as aforesaid, unless he shall have been in the actual Possession thereof, or in the Receipt of the Rents and Profits thereof for his own Use, as the Case may require, for Twelve Calendar Months next previous to the last Day of July in such Year: Provided always, that where any Lands or Tenements, which would otherwise entitle the Owner, Holder, or Occupier

Possession for a certain Time, and Registration, essential to the Right of voting for a County.

Exception in case of Property coming by Descent, &c.

thereof to vote in any such Election, shall come to any Person, at any Time within such respective Periods of Six or Twelve Calendar Months, by Descent, Succession, Marriage, Marriage Settlement, Devise, or Promotion to any Benefice in a Church, or by Promotion to any Office, such Person shall be entitled in respect thereof to have his Name inserted as a Voter in the Election of a Knight or Knights of the Shire in the Lists then next to be made by virtue of this Act as herein-after mentioned, and, upon his being duly registered according to the Provisions herein-after contained, to vote in such Election.

Right of voting in Boroughs to be enjoyed by Occupiers of Houses, &c. of the annual Value of 101.

XXVII. And be it enacted, That in every City or Borough which shall return a Member or Members to serve in any future Parliament, every Male Person of full Age, and not subject to any legal Incapacity, who shall occupy, within such City or Borough, or within any Place sharing in the Election for such City or Borough, as Owner or Tenant, any House, Warehouse, Counting-house, Shop, or other Building, being, either separately, or jointly with any Land within such City, Borough, or Place occupied therewith by him as Owner, or occupied therewith by him as Tenant under the same Landlord, of the clear yearly Value of not less than Ten Pounds, shall, if duly registered according to the Provisions herein-after contained, be entitled to vote in the Election of a Member or Members to serve in any future Parliament for such City or Borough: Provided always,

that no such Person shall be so registered in any Year unless he shall have occupied such Premises as aforesaid for Twelve Calendar Months next previous to the last Day of July in such Year, nor unless such Person, where such Premises are situate in any Parish or Township in which there shall be a Rate for the Relief of the Poor, shall have been rated in respect of such Premises to all Rates for the Relief of the Poor in such Parish or Township made during the Time of such his Occupation so required as aforesaid, nor unless such Person shall have paid, on or before the Twentieth Day of July in such Year, all the Poor's Rates and Assessed Taxes which shall have become payable from him in respect of such Premises previously to the Sixth Day of April then next preceding: Provided also, that no such Person shall be so registered in any Year unless he shall have resided for Six Calendar Months next pre-vious to the last Day of July in such Year within the City or Borough, or within the Place sharing in the Election for the City or Borough, in respect of which City, Borough, or Place respectively he shall be entitled to vote, or within Seven Statute Miles thereof or of any Part thereof.

XXVIII. And be it enacted, That the Premises in respect of the Occupation of which any Person shall be entitled to be registered in any Year, and to vote in the Election for any City or Borough as aforesaid, shall not be required to be the same Premises, but may be different Premises occupied in

No Occupier to vote unless rated to the Poor Rate.

Rates and Assessed Taxes must be paid.

Residence also required.

Provision as to Premises occupied in Succession. immediate Succession by such Person during the Twelve Calendar Months next previous to the last Day of July in such Year, such Person having paid, on or before the Twentieth Day of July in such Year, all the Poor's Rates and Assessed Taxes which shall previously to the Sixth Day of April then next preceding have become payable from him in respect of all such Premises so occupied by him in Succession.

As to joint Occupiers.

XXIX. And be it enacted, That where any Premises as aforesaid, in any such City or Borough, or in any Place sharing in the Election therewith, shall be jointly occupied by more Persons than One as Owners or Tenants, each of such joint Occupiers shall, subject to the Conditions herein-before contained as to Persons occupying Premises in any such City, Borough, or Place, be entitled to vote in the Election for such City or Borough, in respect of the Premises so jointly occupied, in case the clear yearly Value of such Premises shall be of an Amount which, when divided by the Number of such Occupiers, shall give a Sum of not less than Ten Pounds for each and every such Occupier, but not otherwise.

Occupiers may demand to be rated. XXX. And be it enacted, That in every City or Borough which shall return a Member or Members to serve in any future Parliament, and in every Place sharing in the Election for such City or Borough, it shall be lawful for any Person occupying any House, Warehouse, Counting-house, Shop, or other Building, either separately, or jointly

with any Land occupied therewith by him as Owner, or occupied therewith by him as Tenant under the same Landlord, in any Parish or Township in which there shall be a Rate for the Relief of the Poor, to claim to be rated to the Relief of the Poor in respect of such Premises, whether the Landlord shall or shall not be liable to be rated to the Relief of the Poor in respect thereof; and upon such Occupier so claiming and actually paying or tendering the full Amount of the Rate or Rates, if any, then due in respect of such Premises, the Overseers of the Parish or Township in which such Premises are situate are hereby required to put the Name of such Occupier upon the Rate for the Time being; and in case such Overseers shall neglect or refuse so to do, such Occupier shall nevertheless for the Purposes of this Act be deemed to have been rated to the Relief of the Poor in respect of such Premises from the Period at which the Rate shall have been made in respect of which he shall have so claimed to be rated as aforesaid: Provided always, that where by virtue of any Act of Parliament the Landlord shall be liable to the Payment of the Rate for the Relief of the Poor in respect of any Premises occupied by his Tenant, nothing herein contained shall be deemed to vary or discharge the Liability of such Landlord; but that in case the Tenant who shall have been rated for such Premises in consequence of any such Claim as aforesaid shall make Default in the Payment of the Poor's Rate due in

respect thereof, such Landlord shall be and remain liable for the Payment thereof in the same Manner as if he alone had been rated in respect of the Premises so occupied by his Tenant.

Provision
as to Freeholders
voting for
Cities and
Towns
being
Counties of
themselves.

XXXI. And be it enacted, That in every City or Town being a County of itself, in the Election for which Freeholders or Burgage Tenants, either with or without any superadded Qualification, now have a Right to vote, every such Freeholder or Burgage Tenant shall be entitled to vote in the Election of a Member or Members to serve in all future Parliaments for such City or Town, provided he shall be duly registered according to the Provisions herein-after contained; but that no such Person shall be so registered in any Year in respect of any Freehold or Burgage Tenement, unless he shall have been in the actual Possession thereof, or in the Receipt of the Rents and Profits thereof, for his own Use, for Twelve Calendar Months next previous to the last Day of July in such Year, (except where the same shall have come to him, at any Time within such Twelve Months, by Descent, Succession, Marriage, Marriage Settlement, Devise, or Promotion to any Benefice in a Church, or to any Office,) nor unless he shall have resided for Six Calendar Months next previous to the last Day of July in such Year within such City or Town, or within Seven Statute Miles thereof or of any Part thereof: Provided always, that nothing in this Enactment contained shall be deemed to vary or abridge

the Provisions herein-before made relative to the Right of voting for any City or Town being a County of itself, in respect of any Freehold for Life or Lives: Provided also, that every Freehold or Burgage Tenement which may be situate without the present Limits of any such City or Town being a County of itself, but within the Limits of such City or Town, as the same shall be settled and described by the Act to be passed for that Purpose as herein-before mentioned, shall confer the Right of voting in the Election of a Member or Members to serve in any future Parliament for such City or Town in the same Manner as if such Freehold or Burgage Tenement were situate within the present Limits thereof.

XXXII. And be it enacted, That every Person who would have been entitled to vote in the Election of a Member or Members to serve in any future Parliament for any City or Borough not included in the Schedule marked (A.) to this Act annexed, either as a Burgess or Freeman, or in the City of London as a Freeman and Liveryman, if this Act had not been passed, shall be entitled to vote in such Election, provided such Person shall be duly registered according to the Provisions herein-after contained; but that no such Person shall be so registered in any Year, unless he shall, on the last Day of July in such Year, be qualified in such Manner as would entitle him then to vote if such Day were the Day of Election, and this Act had not been passed, nor unless, where he

To extend to Freeholds within the new Boundaries.

Freemen not to vote in Boroughs unless resident, &c. shall be a Burgess or Freeman or Freeman and Liveryman of any City or Borough, he shall have resided for Six Calendar Months next previous to the last Day of July in such Year within such City or Borough, or within Seven Statute Miles from the Place where the Poll for such City or Borough shall heretofore have been taken, nor unless, where he shall be a Burgess or Freeman of any Place sharing in the Election for any City or Borough, he shall have resided for Six Calendar Months next previous to the last Day of July in such Year within such respective Place so sharing as aforesaid, or within Seven Statute Miles of the Place mentioned in conjunction with such respective Place so sharing as aforesaid and named in the Second Column of the Schedule marked (E. 2.) to this Act annexed: Provided always, that no Person who shall have been elected, made, or admitted a Burgess or Freeman since the First Day of March One thousand eight hundred and thirty-one, otherwise than in respect of Birth or Servitude, or who shall hereafter be elected, made, or admitted a Burgess or Freeman, otherwise than in respect of Birth or Servitude, shall be entitled to vote as such in any such Election for any City or Borough as aforesaid, or to be so registered as aforesaid: Provided also, that no Person shall be so entitled as a Burgess or Freeman in respect of Birth unless his Right be originally derived from or through some Person who was a Burgess or Freeman, or entitled to be admitted a Burgess or Freeman, previously to

Exclusion of Freemen created since the 1st of March 1831.

Exception.

the First Day of March in the Year One thousand eight hundred and thirty-one, or from or through some Person who since that Time shall have become or shall hereafter become a Burgess or Freeman in respect of Servitude: Provided also, that every Person who would have been entitled, if this Act had not been passed, to vote as a Burgess or Freeman of Swansea, Loughor, Neath, Aberavon, or Ken-fig, in the Election of a Member to serve in any future Parliament for the Borough of Cardiff, shall cease to vote in such Election, and shall instead thereof be entitled to vote as such Burgess or Freeman in the Election of a Member to serve in all future Parliaments for the Borough composed of the Towns of Swansea, Loughor, Neath, Aberavon, and Ken-fig, subject always to the Provisions herein-before contained with regard to a Burgess or Freeman of any Place sharing in the Election for any City or Borough.

XXXIII. And be it enacted, That no Person shall be entitled to vote in the Election of a Member or Members to serve in any future Parliament for any City or Borough, save and except in respect of some Right conferred by this Act, or as a Burgess or Freeman, or as a Freeman and Liveryman, or, in the Case of a City or Town being a County of itself, as a Freeholder or Burgage Tenant, as herein-before mentioned: Provided always, that every Person now having a Right to vote in the Election for any City or Borough (except those enumerated in the said Schedule (A.) in virtue of

Provision as to the Freemen of Swansea, Loughor, Neath, Aberavon, and Kenfig.

Reservation of other Rights of voting in Boroughs.

any other Qualification than as a Burgess or Freeman, or as a Freeman and Liveryman, or, in the Case of a City or Town being a County of itself, as a Freeholder or Burgage Tenant, as herein-before mentioned, shall retain such Right of voting so long as he shall be qualified as an Elector according to the Usages and Customs of such City or Borough or any Law now in force, and such Person shall be entitled to vote in the Election of a Member or Members to serve in any future Parliament for such City Borough, if duly registered according to the Provisions herein-after contained; but that no such Person shall be so registered in any Year unless he shall, on the last Day of July in such Year, be qualified as such Elector in such Manner as would entitle him then to vote if such Day were the Day of Election and this Act had not been passed, nor unless such Person, where his Qualification shall be in any City or Borough, shall have resided for Six Calendar Months next previous to the last Day of July in such Year within such City or Borough, or within Seven Statute Miles from the Place where the Poll for such City or Borough shall heretofore have been taken, nor unless such Person, where his Qualification shall be within any Place sharing in the Election for any City or Borough, shall have resided for Six Calendar Months next previous to the last Day of July in such Year within such respective Place so sharing as aforesaid, or within Seven Statute Miles of the Place mentioned

Residence, &c. required.

in conjunction with such respective Place so sharing as aforesaid and named in the Second Column of the Schedule marked (E. 2.) to this 'Act annexed: Provided nevertheless, that every such Person shall for ever cease to enjoy such Right of voting for any such City or Borough as aforesaid if his Name shall have been omitted for Two successive Years from the Register of such Voters for such City or Borough herein-after directed to be made, unless he shall have been so omitted in consequence of his having received Parochial Relief within Twelve Calendar Months next previous to the last Day of July in any Year, or in consequence of his Absence on the Naval or Military Service of His Majesty.

XXXIV. And be it enacted, That every Person now having a Right to vote for the Borough of New Shoreham, or of Cricklade, Aylesbury, or East Retford respectively, in respect of any Freehold, wheresoever the same may be situate, shall retain such Right of voting, subject always to the same Provisions as are herein-before mentioned with regard to Persons whose Right of voting for any Borough is saved and reserved by this Act, save and except that such Persons now having a Right to vote for the Borough of New Shoreham, or of Cricklade, Aylesbury, or East Retford respectively, shall not be registered in any Year unless they shall have resided for Six Calendar Months next previous to the last Day of July in such Year within the Borough of New Shoreham, or of Cricklade,

Provision as to Persons now entitled to vote for New Shoreham, Cricklade, Aylesbury, or East Retford in respect of Freeholds.

Aylesbury, or East Retford respectively, as defined by this Act, or within Seven Statute Miles of such respective Borough or of any Part thereof; and that for the Purpose of the Registration herein-after required all Persons now having a Right to vote for the Borough of New Shoreham in respect of any Freeholds which may be situate in the Borough of Horsham, or for the Borough of Cricklade in respect of any Freeholds which may be situate in the Borough of Malmsbury, as such Boroughs of *Horsham* or *Malmsbury* may respectively be defined by the Act to be passed for that Purpose as herein-before mentioned, shall be inserted in the List of Voters hereinafter directed to be made by the Overseers of that Parish or Township within the Borough of New Shoreham or the Borough of Cricklade respectively, as defined by this Act, which shall be next adjoining to the Parish or Township in which such Freeholds shall respectively be situate; and if the Parish or Township in which any such Freeholds shall be situate shall adjoin Two or more Parishes or Townships within either of the said Boroughs of New Shoreham or Cricklade, the Persons so having a Right to vote in respect of such Freeholds shall be inserted in the List of Voters to be made by the Overseers of the least populous of such adjoining Parishes or Townships, according to the last Census for the Time being.

XXXV. Provided nevertheless, and be Exclusion it enacted, That notwithstanding any thing herein-before contained no Person shall be

of certain Rights of voting in

entitled to vote in the Election of a Member or Members to serve in any future Parliament for any City or Borough (other than a City or Town being a County of itself, in the Election for which Freeholders or Burgage Tenants have a Right to vote as herein-before mentioned,) in respect of any Estate or Interest in any Burgage Tenement or Freehold which shall have been acquired by such Person since the First Day of March One thousand eight hundred and thirty-one, unless the same shall have come to or been acquired by such Person since that Day, and previously to the passing of this Act, by Descent, Succession, Marriage, Marriage Settlement, Devise, or Promotion to any Benefice in a Church, or by Promotion to any Office.

XXXVI. And be it enacted, That no Person shall be entitled to be registered in any Year as a Voter in the Election of a Member or Members to serve in any future Parliament for any City or Borough who shall within Twelve Calendar Months next previous to the last Day of July in such Year have received Parochial Relief or other Alms which by the Law of Parliament now disqualify from voting in the Election of Mem-

bers to serve in Parliament.

XXXVII. 'And whereas it is expedient to form a Register of all Persons entitled to vote in the Election of a Knight or Knights of the Shire to serve in any future Parliament, and that for the Purpose of forming such Register the Overseers of every Parish and Township should annually make out

Boroughs acquired since the 1st of March 1831.

As to Receipt of Parochial Relief.

Overseers to give Notice annually, requiring County Voters to send in their Claims.

' tioned;' be it therefore enacted, That the Overseers of the Poor of every Parish and Township shall on the Twentieth Day of June in the present and in every succeeding Year cause to be fixed on or near the Doors of all the Churches and Chapels within such Parish or Township, or if there be no Church or Chapel therein, then to be fixed in some public and conspicuous Situation within the same respectively, a Notice according to the Form numbered 1. in the Schedule (H.) to this Act annexed, requiring all Persons who may be entitled to vote in the Election of a Knight or Knights of the Shire to serve in any future Parliament, in respect of any Property situate wholly or in part in such Parish or Township, to deliver or transmit to the said Overseers on or before the Twentieth Day of July in the present and in every succeeding Year a Notice of their Claim as such Voters according to the Form numbered 2. in the said Schedule (H.) or to the like Effect: Provided always, that after the Formation of the Register to be made in each Year, as herein-after mentioned, no Person whose Name shall be upon such Register for the Time being shall be required thereafter to make any such Claim as aforesaid, so long as he shall retain the same Qualification, and continue in the same Place of Abode described in such Register.

Persons
once on the
Register
not required to
make any
subsequent
Claim.

Overseers to prepare Lists of County XXXVIII. And be it enacted, That the Overseer of the Poor of every Parish and Township shall on or before the last Day of

July in the present Year make out or cause to be made out, according to the Form numbered 3. in the said Schedule (H.), an alphabetical List of all Persons who shall claim as aforesaid to be inserted in such List as Voters in the Election of a Knight or Knights of the Shire to serve for the County, or for the Riding, Parts, or Division of the County wherein such Parish or Township lies, in respect of any Lands or Tenements situate wholly or in part within such Parish or Township; and that the said Overseers shall on or before the last Day of July in every succeeding Year make out or cause to be made out a like List, containing the Names of all Persons who shall be upon the Register for the Time being as such Voters, and also the Names of all Persons who shall claim as aforesaid to be inserted in such last-mentioned List as such Voters; and in every List so to be made by the Overseers as aforesaid the Christian Name and Surname of every Person shall be written at full Length, together with the Place of his Abode, the Nature of his Qualification, and the Local or other Description of such Lands or Tenements, as the same are respectively set forth in his Claim to vote, and the Name of the occupying Tenant, if stated in such Claim; and the said Overseers, if they shall have reasonable Cause to believe that any Person so claiming as aforesaid, or whose Name shall appear in the Register for the Time being, is not entitled to vote in the Election of a Knight or Knights of the Shire for the

Voters, and to publish them every Year.

Overseers to have Power of objecting to any Name inserted in the Lists; to keep Copies of Lists for Inspection.

Provision as to Places having no Overseers.

County, or for the Riding, Parts, or Division of the County in which their Parish or Township is situate, shall have Power to add the Words "objected to" opposite the Name of every such Person on the Margin of such List; and the said Overseers shall sign such List, and shall cause a sufficient Number of Copies of such List to be written or printed, and to be fixed on or near the Doors of all the Churches and Chapels within their Parish or Township, or if there be no Church or Chapel therein, then to be fixed up in some public and conspicuous Situation within the same respectively, on the Two Sundays next after such List shall have been made; and the said Overseers shall likewise keep a true Copy of such List, to be perused by any Person, without Payment of any Fee, at all reasonable Hours during the Two first Weeks after such List shall have been made: Provided always, that every Precinct or Place, whether extraparochial or otherwise, which shall have no Overseers of the Poor, shall for the Purpose of making out such List as aforesaid be deemed to be within the Parish or Township adjoining thereto, such Parish or Township being situate within the same County, or the same Riding, Parts, or Division of a County, as such Precinct or Place; and if such Precinct or Place shall adjoin Two or more Parishes or Townships so situate as aforesaid, it shall be deemed to be within the least populous of such Parishes or Townships according to the last Census for the Time

being; and the Overseers of the Poor of every such Parish or Township shall insert in the List for their respective Parish or Township the Names of all Persons who shall claim as aforesaid to be inserted therein as Voters in the Election of a Knight or Knights of the Shire to serve for the County, or for the Riding, Parts, or Division of the County, in which such Precinct or Place as aforesaid lies, in respect of any Lands or Tenements situate wholly or in part within such Precinct or Place.

XXXIX. And be it enacted, That every Person who shall be upon the Register for the Time being of Voters for any County, or for any Riding, Parts, or Division of a County, or who shall have claimed to be inserted in any List for the then current Year of Voters for any County, or any Riding, Parts, or Division of a County, may object to any Person as not having been entitled on the last Day of July then next preceding to have his Name inserted in any List of Voters for such County, Riding, Parts, or Division so to be made out as aforesaid; and every Person so objecting (save and except Overseers objecting in the Manner herein-before mentioned) shall, on or before the Twenty-fifth Day of August in the present and in every succeeding Year, give or cause to be given a Notice in Writing according to the Form numbered 4. in the said Schedule (H.), or to the like Effect, to the Overseers who shall have made out the List in which the Name of the Person so objected

Notice of Objection by Third Parties to Persons not entitled to be retained in the County Lists. Lists of Persons objected to by Third Parties to be published, &c. to shall have been inserted; and the Person so objecting shall also, on or before the Twenty-fifth Day of August in the present and in every succeeding Year, give to the Person objected to, or leave at his Place of Abode as described in such List, or personally deliver to his Tenant in Occupation of the Premises described in such List, a Notice in Writing according to the Form numbered 5. in the said Schedule (H.), or to the like Effect; and the Overseers shall include the Names of all Persons so objected to in a List according to the Form numbered 6. in the said Schedule (H.), and shall cause Copies of such List to be fixed on or near the Doors of all the Churches and Chapels within their Parish or Township, or if there be no Church or Chapel therein, then to be fixed in some public and conspicuous Situation within the same respectively, on the Two Sundays next preceding the Fifteenth Day of September in the present and in every succeeding Year; and the Overseers shall likewise keep a Copy of the Names of all the Persons so objected to, to be perused by any Person, without Payment of any Fee, at all reasonable Hours during the Ten Days next preceding the said Fifteenth Day of September in the present and in every succeeding Year.

Twenty-ninth Day of August in the present and in every succeeding Year the Overseers of every Parish and Township shall deliver the List of Voters so made out as aforesaid,

Lists of County Voters to be forwarded to the Clerks of the Peace.

together with a written Statement of the Number of Persons objected to by the Overseers and by other Persons, to the High Constable or High Constables of the Hundred or other like District in which such Parish or Township is situate; and such High Constable or High Constables shall forthwith deliver all such Lists, together with such Statements as aforesaid, to the Clerk of the Peace of the County, Riding, or Parts, who shall forthwith make out an Abstract of the Number of Persons objected to by the Overseers and by other Persons in each Parish and Township, and transmit the same to the Barrister or Barristers appointed as herein-after mentioned to revise such Lists, in order that the said Barrister or Barristers may fix proper Times and Places for holding his or their Courts for the Revision of the said Lists.

XLI. And be it enacted, That the Lord Chief Justice of the Court of King's Bench for the Time being shall, in the Month of July or August in the present and in every succeeding Year, nominate and appoint for Middlesex, and the Senior Judge for the Time being in the Commission of Assize for every other County shall, when travelling the Summer Circuit, in the present and in every succeeding Year, nominate and appoint for every such County, or for each of the Ridings, Parts, or Divisions of such County, a Barrister or Barristers to revise the Lists of Voters in the Election of a Knight or Knights of the Shire; and such Barrister or Barristers so

Judges of Assize to name Barristers, who shall revise the Lists of County Voters. appointed as aforesaid shall give public Notice, as well by Advertisement in some of the Newspapers circulating within the County, Riding, Parts, or Division, as also by a Notice to be fixed in some public and conspicuous Situation at the principal Place of Election for the County, Riding, Parts, or Division, (such last-mentioned Notice to be given Three Days at the least before the Commencement of his or their Circuit,) that he or they will make a Circuit of the County, Riding, Parts, or Division for which he or they shall be so appointed, and of the several Times and Places at which he or they will hold Courts for that Purpose, such Times being between the Fifteenth Day of September inclusive and the Twenty-fifth Day of October inclusive in the present and in every succeeding Year, and he or they shall hold open Courts for that Purpose at the Times and Places so to be announced; and where Two or more Barristers shall be appointed for the same County, Riding, Parts, or Division, they shall attend at the same Places together, but shall sit apart from each other, and hold separate Courts at the same Time for the Dispatch of Business: Provided always, that no Member of Parliament, nor any Person holding any Office or Place of Profit under the Crown, shall be appointed such Barrister, and that no Barrister so appointed as aforesaid shall be eligible to serve in Parliament for Eighteen Months from the Time of such his Appointment for the County, Riding, Parts, or Division for which he shall be so appointed.

Period for Revision.

XLII. And be it enacted, That the Clerk of the Peace shall, at the opening of the first Court to be held by every such Barrister for any County, or for any Riding, Parts, or Division of a County, produce or cause to be produced before him the several Lists of Voters for such County, Riding, Parts, or Division which shall have been delivered to such Clerk of the Peace by the High Constables as aforesaid; and the Overseers of every Parish and Township who shall have made out the Lists of Voters shall attend the Court to be held by every such Barrister at the Place appointed for revising the Lists relating to such Parish or Township respectively, and shall also deliver to such Barrister a Copy of the List of the Persons objected to, so made out by them as aforesaid; and the said Overseers shall answer upon Oath all such Questions as such Barrister may put to them or any of them touching any Matter necessary for revising the Lists of Voters; and every such Barrister shall retain on the Lists of Voters the Names of all Persons to whom no Objection shall have been made by the Overseers, or by any other Person, in the Manner hereinbefore mentioned; and he shall also retain on the List of Voters the Name of every Person who shall have been objected to by any Person other than the Overseers, unless the Party so objecting shall appear by himself or by some one on his Behalf in support of such Objection; and where the Name of any Person inserted in the List of Voters shall

Clerk of the Peace and Overseers to attend before the Barristers, who shall retain on the County Lists all Names not objected to, and shall expunge those whose Qualification, if objected to, shall not be proved.

have been objected to by the Overseers, or by any other Person, in the Manner hereinbefore mentioned, and such Person so objecting shall appear by himself or by some one on his Behalf in support of such Objection, every such Barrister shall require it to be proved that the Person so objected to was entitled on the last Day of July then next preceding to have his Name inserted in the List of Voters in respect of the Qualification described in such List; and in case the same shall not be proved to the Satisfaction of such Barrister, or in case it shall be proved that such Person was then incapacitated by any Law or Statute from voting in the Election of Members to serve in Parliament, such Barrister shall expunge the Name of every such Person from the said Lists; and he shall also expunge from the said Lists the Name of every Person who shall be proved to him to be dead; and shall correct any Mistake which shall be proved to him to have been made in any of the said Lists as to any of the Particulars by this Act required to be inserted in such Lists; and where the Christian Name of any Person, or his Place of Abode, or the Nature of his Qualification, or the local or other Description of his Property, or the Name of the Tenant in the Occupation thereof, as the same respectively are required to be inserted in any such List, shall be wholly omitted therefrom, such Barrister shall expunge the Name of every such Person from such List, unless the Matter or Matters so omitted be supplied to the Satisfaction of such

Power to rectify Mistakes and supply Omissions in the Lists.

Barrister before he shall have completed the Revision of such List, in which Case he shall then and there insert the same in such List: Provided always, that no Person's Name shall Proviso. be expunged from any such List except in case of his Death or of his being objected to on the Margin of the List by the Over-seers as aforesaid, or except in case of any such Omission or Omissions as herein-before last-mentioned, unless such Notice as is herein-before required in that Behalf shall have been given to the Overseers, nor unless such Notice as is herein-before required in that Behalf shall have been given to such Person, or left at his Place of Abode, or delivered to his Tenant as herein-before mentioned.

XLIII. Provided also, and be it enacted, That if it shall happen that any Person who shall have given to the Overseers of any Parish or Township due Notice of his Claim to have his Name inserted in the List of Voters in the Election of a Knight or Knights of the Shire shall have been omitted by such Overseers from such List, it shall be lawful for the Barrister, upon the Revision of such List, to insert therein the Name of the Person so omitted, in case it shall be proved to the Satisfaction of such Barrister that such Person gave due Notice of such his Claim to the said Overseers, and that he was entitled on the last Day of July then next preceding to be inserted in the List of Voters in the Election of a Knight or Knights of the Shire for the County, or for the Riding, Parts, or Division of the County, wherein the Parish or

Barrister to have Power to insert in the County Lists the Names of Claimants omitted by the Overseers, on Proof of Claim and Qualification.

Township of such Overseers may be situate, in respect of any Lands or Tenements within

such Parish or Township.

Overseers to prepare Lists of Persons (other than Freemen) entitled to vote in Boroughs, and to publish them.

XLIV. And be it enacted, That the Overseers of the Poor of every Parish and Township either wholly or in part situate within any City or Borough, or Place sharing in the Election for any City or Borough, which shall return a Member or Members to serve in any future Parliament, shall, on or before the last Day of July in the present and in each succeeding Year, make out or cause to be made out, according to the Form numbered 1. in the Schedule marked (I.) to this Act annexed, an alphabetical List of all Persons who may be entitled by virtue of this Act to vote in the Election of a Member or Members to serve in any future Parliament for such City or Borough in respect of the Occupation of Premises of the clear yearly Value of not less than Ten Pounds as herein-before mentioned, situate wholly or in part within such Parish or Township, and another alphabetical List according to the Form numbered 2. in the said Schedule (I.), of all other Persons (except Freemen) who may be entitled to vote in the Election for such City or Borough by virtue of any other Right whatsoever; and in each of the said Lists the Christian Name and Surname of every Person shall be written at full Length, together with the Nature of his Qualification; and where any Person shall be entitled to vote in respect of any Property, then the Name of the Street, Lane, or other Descrip-

tion of the Place where such Property may be situate shall be specified in the List; and where any Person shall be entitled to vote otherwise than in respect of any Property, then the Name of the Street, Lane, or other Description of the Place of such Person's Abode shall be specified in the List; and the Overseers shall sign each of such Lists, and shall cause a sufficient Number of Copies of such Lists to be printed, and to be fixed on or near the Doors of all the Churches and Chapels in their several Parishes and Townships, or if there be no Church or Chapel therein, then to be fixed up in some public and conspicuous Situation within the same respectively, on the Two Sundays next after such Lists shall have been made; and the said Overseers shall likewise keep true Copies of such Lists to be perused by any Person without Payment of any Fee, at all reasonable Hours during the Two first Weeks after such Lists shall have been made.

XLV. And be it enacted, That every Precinct or Place, whether extra-parochial or otherwise, having no Overseers of the Poor, which now is or hereafter may be within any City or Borough, or within any Place sharing in the Election for any City or Borough, shall, for the Purpose of making out the List of Voters for such City or Borough, be deemed to be within the Parish or Township adjoining thereto, and situate wholly or in part within such City or Borough, or within such Place sharing in the Election therewith; and if such Precinct or Place

Copies of Lists to be kept for Inspection.

Provision for Places within Boroughs having no Overseers. shall adjoin Two or more Parishes or Townships so situate as aforesaid, it shall be deemed to be within the least populous of such Parishes or Townships according to the last Census for the Time being; and the Overseers of every such Parish or Township shall insert in the List for their respective Parish or Township the Names of all Persons who may be entitled to vote in the Election of a Member or Members to serve in any future Parliament for any such City or Borough, in respect of any Property occupied by such Persons within such City or Borough, or within any Place sharing in the Election therewith, such Property being situate wholly or in part within such Precinct or Place as aforesaid.

Town
Clerks to
prepare and
publish the
Lists of
Freemen.

XLVI. And be it enacted, That the Town Clerk of every City or Borough shall, on or before the last Day of July in the present and in each succeeding Year, make out or cause to be made out, according to the Form numbered 3. in the said Schedule (I.), an alphabetical List of all the Freemen of such City or Borough who may be entitled to vote in the Election of a Member or Members to serve in any future Parliament for such City or Borough, together with the respective Places of their Abode: and the Town Clerk of every Place sharing in the Election for any City or Borough shall, at the respective Times aforesaid, make out or cause to be made out a like List of all the Freemen of such Place who may be entitled to vote in the Election of a Member or Members to

serve in any future Parliament for such City or Borough; and every such Town Clerk shall cause a Copy of every such List to be fixed on or near the Door of the Town Hall, or in some public and conspicuous Situation within such respective City, Borough, or Place as aforesaid, on the Two Sundays next after such Lists shall have been made, and shall likewise keep a true Copy of such List, to be perused by any Person, without Payment of any Fee, at all reasonable Hours during the Two first Weeks after such List shall have been made: Provided always, that where there shall be no Town Clerk for such City, Borough, or Place as aforesaid, or where the Town Clerk shall be dead or incapable of acting, all Matters by this Act required to be done by and with regard to the Town Clerk shall be done by and with regard to the Person executing Duties similar to those of the Town Clerk, and if there be no such Person, then by and with regard to the chief Civil Officer of such City, Borough, or Place.

XLVII. And be it enacted, That every Person whose Name shall have been omitted in any such List of Voters for any City or Borough so to be made out as herein-before mentioned, and who shall claim to have his Name inserted therein as having been entitled on the last Day of July then next preceding, shall, on or before the Twenty-fifth Day of August in the present and in every succeeding Year, give or cause to be given a Notice in Writing, according to the Form numbered 4.

Persons omitted in the Borough Lists to give Notice of their Claims. Notices as to Persons not entitled to be retained in the Lists.

in the said Schedule (I.), or to the like Effect, to the Overseers of that Parish or Township in the List whereof he shall claim to have his Name inserted, or if he shall claim as a Freeman of any City or Borough, or Place sharing in the Election therewith, then to the Town Clerk of such City, Borough, or Place; and every Person whose Name shall have been inserted in any List of Voters for any City or Borough may object to any other Person as not having been entitled on the last Day of July then next preceding to have his Name inserted in any List of Voters for the same City or Borough, and every Person so objecting shall, on or before the Twenty-fifth Day of August in the present and in every succeeding Year, give or cause to be given a Notice in Writing, according to the Form numbered 5. in the said Schedule (I.), or to the like Effect, to the Overseers who shall have made out the List in which the Name of the Person so objected to shall have been inserted, or if the Person objected to shall have been inserted in the List of Freemen of any City, Borough, or Place as aforesaid, then to the Town Clerk of such City, Borough, or Place; and the Overseers shall include the Names of all Persons so claiming as aforesaid in a List according to the Form numbered 6. in the said Schedule (I.), and the Names of all Persons so objected to as aforesaid in a List according to the Form numbered 7. in the said Schedule (I.), and shall cause Copies of such Two Lists to be fixed on or near the Doors of all the Churches and Chapels within their Parish or Township,

Lists of Claimants, and of Persons objected to, to be published, &c.

or if there be no Church or Chapel therein, then to be fixed in some public and conspicuous Situation within the same respectively, on the Two Sundays next preceding the Fifteenth Day of September in the present and in every succeeding Year; and every Town Clerk shall include the Names of all Persons so claiming as Freemen in a List according to the Form numbered 8. in the said Schedule (I.), and the Names of all Persons so objected to as Freemen in a List according to the Form numbered 9. in the said Schedule (I.), and shall cause Copies of such Two Lists to be fixed on or near the Door of the Town Hall, or in some public and conspicuous Situation, within his respective City, Borough, or Place as aforesaid, on the Two Sundays herein-before last mentioned in the present and in every succeeding Year; and the Overseers and Town Clerks shall likewise keep a Copy of the Names of all the Persons so claiming as aforesaid, and also a Copy of the Names of all Persons so objected to as aforesaid, to be perused by any Person, without Payment of any Fee, at all reasonable Hours during the Ten Days next preceding the said Fifteenth Day of September in the present and in every succeeding Year, and shall deliver a Copy of each of such Lists to any Person requiring the same, on Payment of One Shilling for each Copy.

XLVIII. And be it enacted, That for providing a List of such of the Freemen of the City of London as are Liverymen of the several Companies entitled to vote in the Election of a Member or Members to serve in any

List of Liverymen of London to be transmitted to the Returning Officer.

future Parliament for the City of London, the Returning Officer or Officers of the said City shall, on or before the last Day of July in the present and in each succeeding Year, issue Precepts to the Clerks of the said Livery Companies, requiring them forthwith to make out or cause to be made out, at the Expence of the respective Companies, an alphabetical List, according to the Form in the Schedule (K.) to this Act annexed, of the Freemen of London being Liverymen of the said respective Companies and entitled to vote in such Election; and every such Clerk shall sign such List, and transmit the same, with Two printed Copies thereof, to such Returning Officer or Officers, who shall forthwith fix One such Copy in the Guildhall and One in the Royal Exchange of the said City, there to remain Fourteen Days in the present and in every subsequent Year; and the Clerks of the said Livery Companies shall cause a sufficient Number of such Lists of Freemen and Liverymen of their respective Companies to be printed at the Expence of the respective Companies, and shall keep the same, to be perused by any Person, without Payment of any Fee, at all reasonable Hours during the Two first Weeks after such Lists shall have been printed; and every Person whose Name shall have been omitted in any such List of Freemen and Liverymen, and who shall claim to have his Name inserted therein as having been entitled on the last Day of July then next preceding, shall, on or before the Twenty-fifth Day of August in the present and in every succeeding Year, give or cause to be

Notices to be given of Omissions and Objections in List of Liverymen. given a Notice in Writing according to the Form numbered 1. in the said Schedule (K.), or to the like Effect, to the Returning Officer or Officers, and to the Clerk of that Company in the List whereof he shall claim to have his Name inserted; and the Returning Officer or Officers shall include the Names of all Persons so claiming as aforesaid in a List according to the Form numbered 2. in the said Schedule (K.), and shall cause such last mentioned List to be fixed in the Guildhall and Royal Exchange of the said City on the Two Mondays next preceding the Fifteenth Day of September in the present and in every succeeding Year; and the said Returning Officer or Officers, and Clerks of the said Companies, shall likewise keep a Copy of the Names of all the Persons so claiming as aforesaid, to be perused by any Person, without Payment of any Fee, at all reasonable Hours during the Ten Days next preceding the said Fifteenth Day of September in the present and in every succeeding Year; and every Person who shall object to any other Person as not having been entitled on the last Day of July then next preceding to have his Name inserted in any such Livery List shall, on or before the Twenty-fifth Day of August in the present and in every succeeding Year, give to such other Person, or leave at his usual Place of Abode, a Notice in Writing according to the Form numbered 3. in the said Schedule (K.), or to the like Effect; and in the City of London the Returning Officer or Officers shall take the Poll or Votes of such Freemen of the said City being Liverymen of the several Com-

Poll of Liverymen to be taken at Guildhall. panies as are entitled to vote at such Election in the *Guildhall* of the said City; and the said Returning Officer or Officers shall not be required to provide any Booth or Compartments, but shall appoint or take One Poll for the whole Number of such Liverymen at the same Place.

Judges of Assize to name Barristers, who shall revise the Lists of Borough Voters.

XLIX. And be it enacted, That the Lord Chief Justice of the Court of King's Bench for the Time being shall, in the Month of July or August in the present and in every succeeding Year, nominate and appoint so many Barristers as the said Lord Chief Justice shall deem necessary, to revise the respective Lists of Voters for the City of London, and for the City of Westminster, and for the several Boroughs in the County of Middlesex; and that the senior Judge for the Time being in the Commission of Assize for every other County shall, when travelling the Summer Circuit, in the present and in every succeeding Year, nominate and appoint so many Barristers as the said Judge shall deem necessary, to revise the respective Lists of Voters, as well for the several Cities and Boroughs in every such County, as for every City and Town, and County of a City and Town, next adjoining to any such County; and the Town and County of the Town of Kingston upon-Hull shall for this Purpose be considered as next adjoining to the County of York, and the Town and County of the Town of Newcastle upon Tyne as next adjoining to the County of Northumberland, and the City and County of the City of Bristol as next adjoining to the County of Somerset;

and the said Lord Chief Justice and Judge respectively shall have Power to nominate and appoint One or more Barristers to revise the Lists for the same City or Borough or other Place as aforesaid, or One Barrister only, to revise the Lists for several Cities, Boroughs, and other Places as aforesaid: Provided al- Proviso. ways, that no Member of Parliament, nor any Person holding any Office or Place of Profit under the Crown, shall be appointed as such Barrister as aforesaid, and that no Barrister so appointed as aforesaid shall be eligible to serve in Parliament for Eighteen Months from the Time of his Appointment for any City, Borough, or other Place as aforesaid for which he shall be so appointed: Provided also, that nothing herein contained shall prevent the same Barrister from being appointed to revise the Lists for Two or more Counties, Ridings, Parts, or Divisions, or for any County, Riding, Parts, or Division, and any One or more of the Cities or Boroughs therein.

L. And be it enacted, That the Barrister or Barristers so appointed to revise the Lists of Voters for any City or Borough shall hold an open Court or Courts for that Purpose within such City or Borough, and also within every Place sharing in the Election for such City or Borough, at some Time between the Fifteenth Day of September inclusive and the Twenty-fifth Day of October inclusive in the present and in every succeeding Year, having first given Three clear Days Notice of the holding of such Court or Courts, to be fixed on the Doors of all the Churches and Chapels

Barrister to revise Lists of Borough Voters, and upon due Proof to insert and expunge Names.

within such City, Borough, or Place respectively, or if there be no Church or Chapel therein, then to be fixed in some public and conspicuous Situation within the same respectively; and the Overseers and Town Clerks who shall have made out the Lists of Voters as aforesaid, and in the Case of the City of London the Returning Officer or Officers of the said City, shall, at the opening of the first Court to be held by every such Barrister for revising such Lists, produce their respective Lists before him; and the said Overseers and Town Clerks shall also deliver to such Barrister a Copy of the List of the Persons objected to, so made out by them as aforesaid; and the Clerks of the several Livery Companies of the City of London, and the Town Clerk of every other City or Borough, or Place sharing in the Election therewith, and the several Overseers within every City, Borough, or Place as aforesaid, shall attend the Court to be held by every such Barrister for any such City, Borough, or Place as aforesaid, and shall answer upon Oath all such Questions as such Barrister may put to them or any of them touching any Matter necessary for revising the Lists of Voters; and every such Barrister shall insert in such Lists the Name of every Person who shall be proved to his Satisfaction to have been entitled on the last Day of July then next preceding to have his Name inserted in any such List of Voters for such City or Borough; and such Barrister shall retain on the Lists of Voters for such City or Borough

the Names of all Persons to whom no Objection shall have been made in the Manner herein-before mentioned, and he shall also retain on the said Lists the Name of every Person who shall have been objected to by any Person, unless the Party so objecting shall appear by himself, or by some one on his Behalf, in support of such Objection; and where the Name of any Person inserted in the List of Voters for such City or Borough shall have been objected to in the Manner herein-before mentioned, and the Person so objecting shall appear by himself, or by some one on his Behalf, in support of such Objection, every such Barrister shall require it to be proved that the Person so objected to was entitled on the last Day of July then next preceding to have his Name inserted in the List of Voters for such City or Borough in respect of the Qualification described in such List, and in case the same shall not be proved to the Satisfaction of such Barrister, or in case it shall be proved that such Person was then incapacitated by any Law or Statute from voting in the Election of Members to serve in Parliament, such Barrister shall expunge the Name of every such Person from the said Lists, and he shall also expunge from the said Lists the Name of every Person who shall be proved to him to be dead, and shall correct any Mistake which shall be proved to him to have been made in any of the said Lists as to any of the Particulars by this Act required to be inserted in

Power to rectify Mistakes and supply Omissions in the Lists.

such Lists; and where the Christian Name, or the Place of Abode, or the Nature of the Qualification, or the local Description of the Property, of any Person who shall be included in any such List shall be wholly omitted in such List in any Case where the same is by this Act directed to be specified therein, such Barrister shall expunge the Name of every such Person from such List, unless the Matter or Matters so omitted be supplied to the Satisfaction of such Barrister before he shall have completed the Revision of such List, in which Case he shall then and there insert the same in such List: Provided always, that no Person's Name shall be inserted by such Barrister in any such List for any City or Borough, or shall be expunged therefrom, except in the Case of Death, or of such Omission or Omissions as herein-before last mentioned, unless such Notice shall have been given as is herein-before required in each of the said Cases.

Power of inspecting Tax Asssesments and Rate Books, LI. And be it enacted, That the Overseers of every Parish or Township shall, for their Assistance in making out the Lists in pursuance of this Act, (upon Request made by them or any of them, at any reasonable Time between the first Day of June and the last Day of July in the present and in any succeeding Year, to any Assessor or Collector of Taxes, or to any other Officer having the Custody of any Duplicate or Tax Assessment for such Parish or Township,) have free Liberty to inspect any such Duplicate or Tax

Assessment, and to extract from thence such Particulars as may appear to such Overseer or Overseers to be necessary; and every Barrister appointed under this Act shall have Power to require any Assessor, Collector of Taxes, or other Officer having the Custody of any Duplicate or Tax Assessment, or any Overseer or Overseers having the Custody of any Poor Rate, to produce the same respectively before him at any Court to be held by him, for the Purpose of assisting him in revising the Lists to be by him revised in

pursuance of this Act.

LII. And be it enacted, That every Barrister holding any Court under this Act as aforesaid shall have Power to adjourn the same from Time to Time, and from any one Place to any other Place or Places within the same County, Riding, Parts, or Division, or within the same City or Borough, or within any Place sharing in the Election for such City or Borough, but so as that no such adjourned Court shall be held after the Twenty-fifth Day of October in any Year; and every such Barrister shall have Power to administer an Oath (or, in the Case of a Quaker or Moravian, an Affirmation,) to all Persons making Objection to the Insertion or Omission of any Name in any of such Lists as aforesaid, and to all Persons objected to or claiming to be inserted in any of such Lists, or claiming to have any Mistake corrected or any Omission supplied in any of such Lists, and to all Witnesses who may be tendered on either Side; and that if any Person taking

Barrister, on revising the Lists, to have Power of adjourning, of administering Oaths, &c.;

any Oath or making any Affirmation under this Act shall wilfully swear or affirm falsely, such Person shall be deemed guilty of Perjury, and shall be punished accordingly; and that at the holding of such respective Courts the Parties shall not be attended by Counsel; and that every such Barrister shall, upon the hearing in open Court, finally determine upon the Validity of such Claims and Objections, and shall for that Purpose have the same Powers and proceed in the same Manner (except where otherwise directed by this Act) as the Returning Officer of any County, City, or Borough according to the Laws and Usages now observed at Elections; and such Barrister shall in open Court write his Initials against the Names respectively struck out or inserted, and against any Part of the said Lists in which any Mistake shall have been corrected or any Omission supplied, and shall sign his Name to every Page of the several Lists so settled.

and to settle and sign the Lists in open Court.

Judges to appoint additional Barristers in case of Need. LIII. And be it enacted, That notwith-standing any thing herein-before contained, if it shall be made to appear to the Lord Chief Justice or Judge who shall have appointed any Barrister or Barristers under this Act to revise the List of Voters, that by reason of the Death, Illness, or Absence of any such Barrister or Barristers, or by reason of the Insufficiency of the Number of such Barristers, or from any other Cause, such Lists cannot be revised within the Period directed by this Act, it shall be lawful for such Lord Chief Justice or Judge, and he is hereby

required, to appoint One or more Barrister or Barristers to act in the Place of or in addition to the Barrister or Barristers originally appointed; and such Barrister or Barristers so subsequently appointed shall have the same Powers and Authorities in every respect as if they had been originally appointed by such Lord Chief Justice or Judge.

LIV. And be it enacted, That the Lists of Voters for each County, or for the Riding, Parts, or Division of each County, so signed as aforesaid by any such Barrister, shall be forthwith transmitted by him to the Clerk of the Peace of the County, Riding, or Parts for which such Barrister shall have been appointed; and the Clerk of the Peace shall keep the said Lists among the Records of the Sessions, arranged with every Hundred in alphabetical Order, and with every Parish and Township within such Hundred likewise in alphabetical Order, and shall forthwith cause the said Lists to be fairly and truly copied in the same Order in a Book to be by him provided for that Purpose, and shall prefix to every Name so copied out its proper Number, beginning the Numbers from the first Name, and continuing them in a regular Series down to the last Name, and shall complete and deliver such Book on or before the last Day of October in the present and in every succeeding Year to the Sheriff of the County, or his Under Sheriff, who shall safely keep the same, and shall at the Expiration of his Office deliver over the same to the succeeding Sheriff or his Under

County
Lists to be
transmitted
to Clerk of
the Peace;
Borough
Lists to be
kept by
Returning
Officer, and
handed to
his Successor.

Lists to be copied into Books, with the Names numbered.

Sheriff; and the Lists of Voters for each City or Borough, so signed as aforesaid by any such Barrister, shall be forthwith delivered by him to the Returning Officer for such City or Borough, who shall safely keep the same, and shall cause the said Lists to be fairly and truly copied in a Book to be by him provided for that Purpose, with every Name therein numbered according to the Directions aforesaid, and shall cause such Book to be completed on or before the last Day of October in the present and in every succeeding Year, and shall deliver over such Book, together with the Lists, at the Expiration of his Office, to the Person succeeding him in such Office; and every such Book, to be so completed on or before the last Day of October in the present Year, shall be deemed the Register of the Electors to vote, after the End of this present Parliament, in the Choice of a Member or Members to serve in Parliament for the County, Riding, Parts, or Division of a County, City, or Borough to which such Register shall relate, at any Election which may take place after the said last Day of October in the present Year and before the First Day of November in the Year One thousand eight hundred and thirty-three; and every such Book to be so completed on or before the last Day of October in the Year One thousand eight hundred and thirty-three, and in every succeeding Year, shall be the Register of Electors to vote at any Election which shall take place between the First Day of November inclusive in the Year wherein

Such Books to be the Register of Electors.

Register how long to be in force.

such respective Register shall have been made and the First Day of November in the suc-

ceeding Year.

LV. And be it enacted, That the Overseers of every Parish and Township shall cause to be written or printed Copies of the Lists so by them to be made in the present and in every succeeding Year, and shall deliver such Copies to all Persons applying for the same, on Payment of a reasonable Price for each Copy; and the Monies arising from the Sale thereof shall be accounted for by the said Overseers, and applied to the same Purposes as Monies collected for the Relief of the Poor; and the Clerks of the Peace shall cause to be written or printed Copies of the Registers of the Electors for their respective Counties, Ridings, or Parts, or for the Divisions of their respective Counties; and the Returning Officer of every City or Borough shall cause to be written or printed Copies of the Register of the Electors for such City or Borough; and every such Clerk of the Peace, and every such Returning Officer, shall deliver such respective Copies to all Persons applying for the same, on Payment of a reasonable Price for each Copy; and the Monies arising from the Sale of all such Copies shall be accounted for to the Treasurer of the County, Riding, or Parts.

LVI. And be it enacted, That for the Purpose of defraying the Expences to be incurred by the Overseers of the Poor and by the Clerk of the Peace in carrying into effect

Copies of the Lists and of the Registers to be printed for Sale.

Expences of Overseers, Clerks of the Peace, &c. how to be defrayed. the several Provisions of this Act, so far as relates to the Electors for any County, or for any Riding, Parts, or Division of a County. every Person, upon giving Notice of his Claim as such Elector to the Overseers, as hereinbefore mentioned, shall pay or cause to be paid to the said Overseers the Sum of One Shilling; and such Notice of Claim shall not be deemed valid until such Sum shall have been paid; and the Overseers of each Parish or Township shall add all Monies so received by them to the Money collected or to be collected for the Relief of the Poor in such Parish or Township, and such Monies so added shall be applicable to the same Purposes as Monies collected for the Relief of the Poor; and that for the Purpose of defraying the Expences to be incurred by the Returning Officer of every City and Borough, and by the Overseers of the several Parishes and Townships in every City and Borough, and Place sharing in the Election therewith, in carrying into effect the Provisions of this Act, so far as relates to the Electors for such City or Borough, every such Elector whose Name shall be upon the Register of Voters for such City or Borough for the Time being shall be liable to the Payment of One Shilling annually, which Sum shall be levied and collected from each Elector in addition to and as a Part of the Money payable by him as his Contribution to the Rate for the Relief of the Poor, and such Sum shall be applicable to the same Purposes as Money collected for the Relief of the Poor; and that the Expences incurred by the Overseers of any Parish or Township in making out, printing, and publishing the several Lists and Notices directed by this Act, and all other Expences incurred by them in carrying into effect the Provisions of this Act, shall be defrayed out of the Money collected or to be collected for the Relief of the Poor in such Parish or Township; and that all Expences incurred by the Returning Officer of any City or Borough in causing the Lists of the Electors for such City or Borough to be copied out and made into a Register, and in causing Copies of such Register to be written or printed, shall be defrayed by the Overseers of the Poor of the several Parishes and Townships within such City or Borough, or Place sharing in the Election therewith, out of the Money collected or to be collected for the Relief of the Poor in such Parishes and Townships, in proportion to the Number of Persons placed on the Register of Voters for each Parish or Township; and that all Expences incurred by the Clerk of the Peace of any County, Riding, or Parts in causing the Lists of the Electors for such County, Riding, or Parts, or for any Division of such County, to be copied out and made into a Register, and in causing Copies of such Register to be written or printed, and in otherwise carrying into effect the Provisions of this Act, shall be defrayed by the Treasurer of such County, Riding, or Parts out of any public Money in his Hands, and he shall be allowed all such Payments in his Accounts: Provided always, that no Expences incurred by any Clerk of the Peace under this Act shall be so defrayed unless the Account shall be laid before the Justices of the Peace at the next Quarter Sessions after such Expences shall have been incurred, and allowed by the Court.

Remuneration of the Barristers for revising the Lists.

LVII. And be it enacted, That every Barrister appointed to revise any Lists of Voters under this Act shall be paid at the Rate of Five Guineas for every Day that he shall be so employed, over and above his travelling and other Expences; and every such Barrister, after the Termination of his last Sitting, shall lay or cause to be laid before the Lords Commissioners of His Majesty's Treasury for the Time being a Statement of the Number of Days during which he shall have been so employed, and an Account of the travelling and other Expences incurred by him in respect of such Employment; and the said Lords Commissioners shall make an Order for the Amount to be paid to such Barrister.

LVIII. And be it enacted, That in all Elections whatever of Members to serve in any future Parliament no Inquiry shall be permitted at the Time of polling, as to the Right of any Person to vote, except only as follows; that is to say, that the Returning Officer or his respective Deputy shall, if required on behalf of any Candidate, put to any Voter at the Time of his tendering his Vote, and not afterwards, the following Questions, or any of them, and

no other:

1. Are you the same Person whose Name appears as A.B. on the Register of Voters now in force for the County

No Inquiry at the Time of Election, except as to the Identity of the Voter, the Continuance of his Qualification, and whether he has voted before at same Election.

Form of Questions as to these Points.

[or for the Riding, Parts, or Division, &c. or for the City, &c. as the Case may be]?

Have you already voted, either here or elsewhere, at this Election for the Γ or for County of Riding, Parts, or the Division of the County of or for the City or Borough of

as the Case may be?

Have you the same Qualification for which your Name was originally inserted in the Register of Voters now in force for the County of, &c. [or for Riding, &c., or for the the City, &c., as the Case may be, specifying in each Case the Particulars of the Qualification as described in the

Register ?

And if any Person shall wilfully make a false Answer to any of the Questions aforesaid, he shall be deemed guilty of an indictable Misdemeanor, and shall be punished accordingly; and the Returning Officer or his Deputy, or a Oath to be Commissioner or Commissioners to be for that adminis-Purpose by him or them appointed, shall (if required on behalf of any Candidate at the Time aforesaid) administer an Oath (or, in case of a Quaker or Moravian, an Affirmation) to any Voter in the following Form; (that is to say,)

tered if required.

'YOU do swear, [or, being a Quaker or Form of Moravian, do affirm, That you are the

same Person whose Name appears as A.B.

on the Register of Voters now in force for

Oath.

' the County of For for the Riding, Parts, or Division of ' the County of or for the ' City or Borough of as the Gase may be], and that you have not before 'voted, either here or elsewhere, at the present Election for the said County [or for the said Riding, Parts, or Division of the said County, or for the said City or

' Borough, as the Case may be].

No other Oath as to Qualification.

' So help you GOD.' And no Elector shall hereafter at any such Election be required to take any Oath or Affirmation except as aforesaid, either in Proof of his Freehold or of his Residence. Age, or other Qualification or Right to vote, any Law or Statute, Local or General, to the contrary notwithstanding; and no Person claiming to vote at any such Election shall be excluded from voting thereat, except by reason of its appearing to the Returning Officer or his respective Deputy, upon putting such Questions as aforesaid, or any of them, that the Person so claiming to vote is not the same Person whose Name appears on such Register as aforesaid, or that he has previously voted at the same Election, or that he has not the same Qualification for which his Name was originally inserted in such Register, or except by reason of such Person refusing to take the said Oath or make the said Affirmation or to take or make the Oath or Affirmation against Bribery, or any other Oath or Affirmation now required by Law, and not hereby dis-pensed with; and no Scrutiny shall hereafter

be allowed by or before any Returning Officer with regard to any Votes given or tendered at any Election of a Member or Members to serve in any future Parliament; any Law, Statute, or Usage to the contrary notwithstanding.

LIX. Provided always, and be it enacted, That any Person whose Name shall have been omitted from any Register of Voters in consequence of the Decision of the Barrister who shall have revised the Lists from which such Register shall have been formed may tender his Vote at any Election at which such Register shall be in force, stating at the Time the Name or Names of the Candidate or Candidates for whom he tenders such Vote, and the Returning Officer or his Deputy shall enter upon the Poll Book every Vote so tendered, distinguishing the same from the Votes admitted and allowed at such Election.

LX. Provided also, and be it enacted, That, upon Petition to the House of Commons, complaining of an undue Election or Return of any Member or Members to serve in Parliament, any Petitioner, or any Person defending such Election or Return, shall be at liberty to impeach the Correctness of the Register of Voters in force at the Time of such Election, by proving that in consequence of the Decision of the Barrister who shall have revised the Lists of Voters from which such Register shall have been formed the Name of any Person who voted at such Election was improperly inserted or

No Scrutiny by Returning Officer.

Persons excluded from the Register by the Barrister may tender their Votes at Elections.

Tender to berecorded.

Correctness of the Register to be questionable before a Committee of the House of Commons. retained in such Register, or the Name of any Person who tendered his Vote at such Election improperly omitted from such Register; and the Select Committee appointed for the Trial of such Petition shall alter the Poll taken at such Election according to the Truth of the Case, and shall report their Determination thereupon to the House, and the House shall thereupon carry such Determination into effect, and the Return shall be amended, or the Election declared void, as the Case may be, and the Register corrected accordingly, or such other Order shall be made as to the House shall seem proper.

Sheriffs of the divided Counties to fix the Time and preside at Elections. LXI. And be it enacted, That the Sheriffs of Yorkshire and Lincolnshire, and the Sheriffs of the Counties divided by this Act, shall duly cause Proclamation to be made of the several Days fixed for the Election of a Knight or Knights of the Shire for the several Ridings, Parts, and Divisions of their respective Counties, and shall preside at the Election by themselves or their lawful Deputies.

Commencement and Continuance of Polls at County Elections. LXII. And be it enacted, That at every contested Election of a Knight or Knights to serve in any future Parliament for any County, or for any Riding, Parts, or Division of a County, the polling shall commence at Nine o'Clock in the Forenoon of the next Day but Two after the Day fixed for the Election, unless such next Day but Two shall be Saturday or Sunday, and then on the Monday following, at the principal Place of Election, and also at the several Places to

be appointed as herein-after directed for taking Polls; and such Polling shall continue for Two Days only, such Two Days being successive Days; (that is to say,) for Seven Hours on the First Day of polling, and for Eight Hours on the Second Day of polling; and no Poll shall be kept open later than Four o'Clock in the Afternoon of the Second Day; any Statute to the contrary notwith-standing.

LXIII. And be it enacted, That the respective Counties in England and Wales, and the respective Ridings, Parts, and Divisions of Counties, shall be divided into convenient Districts for polling, and in each District shall be appointed a convenient Place for taking the Poll at all Elections of a Knight or Knights of the Shire to serve in any future Parliament, and such Districts and Places for taking the Poll shall be settled and appointed by the Act to be passed in this present Parliament for the Purpose of settling and describing the Divisions of the Counties enumerated in the Schedule marked (F.) to this Act annexed; provided that no County, nor any Riding, Parts, or Division of a County, shall have more than Fifteen Districts and respective Places appointed for taking the Poll for such County, Riding, Parts, or Division.

LXIV. And be it enacted, That at every contested Election for any County, or Riding, Parts, or Division of a County, the Sheriff, Under Sheriff, or Sheriff's Deputy shall, if required thereto by or on behalf of any Can-

Counties to be divided into Districts for polling.

As to Booths at the Polling Places for Counties. No Voter to

the District

where his

Property lies.

didate, on the Day fixed for the Election, and if not so required may, if it shall appear to him expedient, cause to be erected a reasonable Number of Booths for taking the Poll at the principal Place of Election, and also at each of the Polling Places so to be appointed as aforesaid, and shall cause to be affixed on the most conspicuous Part of each of the said Booths the Names of the several Parishes, Townships, and Places for which such Booth is respectively allotted; and no Person shall be admitted to vote at any such poll out of Election in respect of any Property situate in any Parish, Township, or Place, except at the Booth so allotted for such Parish, Township, or Place, and if no Booth shall be so allotted for the same, then at any of the Booths for the same District; and in case any Parish, Township, or Place shall happen not to be included in any of the Districts to be appointed, the Votes in respect of Property situate in any Parish, Township, or Place so omitted shall be taken at the principal Place of Election for the County, or Riding, Parts, or Division of the County, as the Case may be.

Provision as to Sheriff's Deputies, the Custody of Poll Books, and final Declaration of the Poll for Counties.

LXV. And be it enacted, That the Sheriff shall have Power to appoint Deputies to preside and Clerks to take the Poll at the principal Place of Election, and also at the several Places appointed for taking the Poll for any County, or any Riding, Parts, or Division of a County; and that the Poll Clerks employed at those several Places shall at the Close of each Day's Poll enclose and seal their several

Books, and shall publicly deliver them, so enclosed and sealed, to the Sheriff, Under Sheriff, or Sheriff's Deputy presiding at such Poll, who shall give a Receipt for the same, and shall, on the Commencement of the Poll on the Second Day, deliver them back, so enclosed and sealed, to the Persons from whom he shall have received them; and on the final close of the Poll every such Deputy who shall have received any such Poll Books shall forthwith deliver or transmit the same, so enclosed and sealed, to the Sheriff or his Under Sheriff, who shall receive and keep all the Poll Books unopened until the re-assembling of the Court on the Day next but One after the Close of the Poll, unless such next Day but One shall be Sunday, and then on the Monday following, when he shall openly break the Seals thereon, and cast up the Number of Votes as they appear on the said several Books, and shall openly declare the State of the Poll, and shall make Proclamation of the Member or Members chosen, not later than Two o'Clock in the Afternoon of the said Day.

LXVI. And be it enacted, That in all Matters relative to the Election of Knights or a Knight of the Shire to serve in any future Parliament, for any County, or for any Riding, Parts, or Division of a County, the Sheriff of the County, his Under Sheriff, or any lawful Deputy of such Sheriff, shall have Power to act in all Places having any exclusive Jurisdiction or Privilege whatsoever, in the same Manner as such Sheriff,

Sheriff in County Elections may act in Places of exclusive Jurisdiction. Under Sheriff, or Deputy may act within any Part of such Sheriff's ordinary Jurisdiction.

Commencement and Continuance of Polls at Borough Elections in England.

LXVII. And be it enacted, That at every contested Election of a Member or Members to serve in any future Parliament for any City or Borough in England, except the Borough of Monmouth, the Poll shall commence on the Day fixed for the Election, or on the Day next following, or at the latest on the Third Day, unless any of the said Days shall be Saturday or Sunday, and then on the Monday following, the particular Day for the Commencement of the Poll to be fixed by the Returning Officer; and such polling shall continue for Two Days only, such Two Days being successive Days, (that is to say,) for Seven Hours on the first Day of polling, and for Eight Hours on the Second Day of polling; and that the Poll shall on no Account be kept open later than Four o'Clock in the Afternoon of such Second Day; any Statute to the contrary notwithstanding.

LXVIII. And be it enacted, That at every contested Election of a Member or Members to serve in any future Parliament for any City or Borough in England, except the Borough of Monmouth, the Returning Officer shall, if required thereto by or on behalf of any Candidate, on the Day fixed for the Election, and if not so required may, if it shall appear to him expedient, cause to be erected for taking the Poll at such Election different Booths for different Parishes, Districts, or Parts of such City or Borough,

Polling for Boroughs in England to be at several Booths, not more than 600 voting at One Compartment in a Booth.

which Booths may be situated either in one Place or in several Places, and shall be so divided and allotted into Compartments as to the Returning Officer shall seem most convenient, so that no greater Number than Six hundred shall be required to poll at any one Compartment; and the Returning Officer shall appoint a Clerk to take the Poll at each Compartment, and shall cause to be affixed on the most conspicuous Part of each of the said Booths the Names of the several Parishes, Districts, and Parts for which such Booth is respectively allotted; and no Person shall be admitted to vote at any such Election, except at the Booth allotted for the Parish, District, or Part wherein the Property may be situate in respect of which he claims to vote, or in case he does not claim to vote in respect of Property, then wherein his Place of Abode as described in the Register may be; but in case no Booth shall happen to be provided for any particular Parish, District, or Part as aforesaid, the Votes of Persons voting in respect of Property situate in any Parish, District, or Part so omitted, or having their Place of Abode therein, may be taken at any of the said Booths, and the Votes of Freemen residing out of the Limits of the City or Borough may be taken at any of the said Booths; and public Notice of the Situation, Division, and Allotment of the different Booths shall be given Two Days before the Commencement of the Poll by the Returning Officer; and in case the Booths If the shall be situated in different Places, the Booths are

Each Person to vote at the Booth appointed for his Parish or District.

in different

Places, a Deputy to preside at each Place. As to Custody of Poll Books and final Declaration of Poll for Boroughs.

Returning Officer may appoint a Deputy to preside at each place; and at every such Election the Poll Clerks at the Close of each Day's Poll shall enclose and seal their several Poll Books, and shall publicly deliver them, so enclosed and sealed, to the Returning Officer or his Deputy, who shall give a Receipt for the same, and shall, on the Commencement of the Poll on the Second Day, deliver them back, so enclosed and sealed, to the Persons from whom he shall have received the same; and every Deputy so receiving any such Poll Books, on the final Close of the Poll shall forthwith deliver or transmit the same, so enclosed and sealed, to the Returning Officer, who shall receive and keep all the Poll Books unopened until the following Day, unless such Day be Sunday, and then till the Monday following, when he shall openly break the Seals thereon, and cast up the Number of Votes as they appear on the said several Books, and shall openly declare the State of the Poll, and make Proclamation of the Member or Members chosen, not later than Two o'Clock in the Afternoon of the said Day: Provided always, that the Returning Officer, or his lawful Deputy, may, if he think fit, declare the final State of the Poll, and proceed to make the Return immediately after the Poll shall have been lawfully closed: Provided also, that no Nomination shall be made or Election holden of any Member for any City or Borough in any Church, Chapel, or other Place of Public Worship.

LXIX. Provided always, and be it enacted, That so far as relates to the several Boroughs of New Shoreham, Cricklade, Aylesbury, and East Retford, as defined by this Act, the said several Boroughs shall be divided into convenient Districts for polling, and there shall be appointed in each District a convenient Place for taking the Poll at all Elections of Members to serve in any future Parliament for each of the said Boroughs, which Districts and Places for taking the Poll shall be settled and appointed by an Act to be passed in this

present Parliament.

LXX. And be it enacted, That nothing in this Act contained shall prevent any Sheriff or other Returning Officer, or the lawful Deputy of any Returning Officer, from closing the Poll previous to the Expiration of the Time fixed by this Act, in any Case where the same might have been lawfully closed before the passing of this Act; and that where the Proceedings at any Election shall be interrupted or obstructed by any Riot or open Violence, the Sheriff or other Returning Officer, or the lawful Deputy of any Returning Officer, shall not for such Cause finally close the Poll, but, in case the Proceedings shall be so interrupted or obstructed at any particular Polling Place or Places, shall adjourn the Poll at such Place or Places only until the following Day, and if necessary shall further adjourn the same until such Interruption or Obstruction shall have ceased, when the Returning Officer or his Deputy shall again proceed to take the

Polling Districts to be appointed for Shoreham, Cricklade, Aylesbury, and East Retford.

When Returning Officers may close the Poll before the Expiration of the Time fixed.

Adjournment of Poll in case of Riot.

Poll at such Place or Places; and any Day whereon the Poll shall have been so adjourned shall not, as to such Place or Places, be reckoned One of the Two Days of polling at such Election within the Meaning of this Act; and wherever the Poll shall have been so adjourned by any Deputy of any Sheriff or other Returning Officer, such Deputy shall forthwith give Notice of such Adjournment to the Sheriff or Returning Officer, who shall not finally declare the State of the Poll, or make Proclamation of the Member or Members chosen, until the Poll so adjourned at such Place or Places as aforesaid shall have been finally closed, and delivered or transmitted to such Sheriff or other Returning Officer; any thing herein-before contained to the contrary notwithstanding.

Candidates, or Persons proposing a Candidate without his Consent, to be at the Expence of Booths and Poll Clerks.

LXXI. And be it enacted, That from and after the End of this present Parliament all Booths erected for the Convenience of taking Polls shall be erected at the joint and equal Expence of the several Candidates, and the same shall be erected by Contract with the Candidates, if they shall think fit to make such Contract, or if they shall not make such Contract, then the same shall be erected by the Sheriff or other Returning Officer at the Expence of the several Candidates as aforesaid, subject to such Limitation as is herein-after next mentioned; (that is to say,) that the Expence to be incurred for the Booth or Booths to be erected at the principal Place of Election for any County, Riding, Parts, or Division of a

Limitation of Expence.

County, or at any of the Polling Places so to be appointed as aforesaid, shall not exceed the Sum of Forty Pounds in respect of any One such principal Place of Election or any One such Polling Place; and that the Expence to be incurred for any Booth or Booths to be erected for any Parish, District, or Part of any City or Borough shall not exceed the Sum of Twenty-five Pounds in respect of any one such Parish, District, or Part; and that all Deputies appointed by the Sheriff or other Returning Officer shall be paid each Two Guineas by the Day, and all Clerks employed in taking the Poll shall be paid each One Guinea by the Day, at the Expence of the Candidates at such Election: Provided always, that if any Person shall be proposed without his Consent, then the Person so proposing him shall be liable to defray his Share of the said Expences in like Manner as if he had been a Candidate: Provided also, that the Sheriff or Returning Officer may, if he shall think fit, instead of erecting such Booth or Booths as aforesaid, procure or hire and use any Houses or other Buildings for the Purpose of taking the Poll therein, subject always to the same Regulations, Provisions, Liabilities, and Limitations of Expence as are herein-before mentioned with regard to Booths for taking the Poll.

Housesmay be hired for polling in, instead of Booths.

LXXII. And be it enacted, That the Sheriff or other Returning Officer shall, before the Day fixed for the Election, cause to be made, for the Use of each Booth or other

Certified Copies of the Register of Voters for each Booth. Polling Place at such Election, a true Copy of the Register of Voters, and shall under his Hand certify every such Copy to be true.

Powers of Deputies of Returning Officers. LXXIII. And be it enacted, That every Deputy of a Sheriff or other Returning Officer shall have the same Power of administering the Oaths and Affirmations required by Law, and of appointing Commissioners for administering such Oaths and Affirmations as may by Law be administered by Commissioners, as the Sheriff or other Returning Officer has by virtue of this or any other Act, and subject to the same Regulations and Provisions in every respect as such Sheriff or other Returning Officer.

Regulations respecting polling, &c. for the Borough of Monmouth, and for the contributory Boroughs in Wales.

LXXIV. And be it enacted, That from and after the End of this present Parliament every Person who shall have a Right to vote in the Election of a Member for the Borough of Monmouth, in respect of the Towns of Newport or Usk, shall give his Vote at Newport or Usk respectively before the Deputy for each of such Towns, whom the Returning Officer of the Borough of Monmouth is hereby authorized and required to appoint; and every Person who shall have a Right to vote in the Election of a Member for any Shire-Town or Borough, in respect of any Place named in the First Column of the Schedule marked (E.) to this Act annexed, shall give his Vote at such Place before the Deputy for such Place whom the Returning Officer of the Shire-Town or Borough is hereby authorized and required to appoint; and every Person who shall have

a Right to vote in the Election of a Member for the Borough composed of the Towns of Swansea, Loughor, Neath, Aberavon, and Ken-fig shall give his Vote at the Town in respect of which he shall be entitled to vote, (that is to say,) at Swansea before the Portreeve of Swansea, and at each of the other Towns before the Deputy of such Town whom the said Portreeve is hereby authorized and required to appoint; and at every contested Election for the Borough of Monmouth, or for any Shire-Town or Borough named in the Second Column of the said Schedule (E.), or for the Borough composed of the said Five Towns, or for the Borough of Brecon, the polling shall commence on the Day next after the Day fixed for the respective Election, unless such next Day be Saturday or Sunday, and then on the Monday following, as well at Monmouth as at Newport and Usk respectively, and as well at the Shire-Town or Borough as at each of the Places sharing in the Election therewith respectively, and as well at Swansea as at each of the Four other Towns respectively; and such polling shall continue for Two Days only, such Two Days being successive Days, (that is to say,) for Seven Hours on the First Day of polling, and for Eight Hours on the Second Day of polling, and that the Poll shall on no Account be kept open later than Four o'Clock in the Afternoon of such Second Day; and the Returning Officer of the Borough of Monmouth shall give to the Deputies for Newport and Usk respectively, and

the Returning Officer of every Shire-Town or Borough named in the Second Column of the said Schedule (E.) shall give to the Deputy for each of the Places sharing in the Election for such Shire-Town or Borough Notice of the Day fixed for such respective. Election, and shall before the Day fixed for such respective Election cause to be made, and to be delivered to every such Deputy, a true Copy of the Register Voters for the Borough of Monmouth, or for such Shire-Town or Borough, as the Case may be, and shall under his Hand certify every such Copy to be true; and the Portreeve of the Town of Swansea shall give Notice of the Day of Election to the Deputy for each of the Towns of Loughor, Neath, Aberavon, and Ken-fig, and shall in like Manner cause to be made, and to be delivered to every such Deputy, a true and certified Copy of the Register of Voters for the Borough composed of the said Five Towns; and the respective Deputies for Newport and Usk, and for the respective Places named in the First Column of the said Schedule (E.), as well as for the Towns of Loughor, Neath, Aberavon, and Ken-fig, shall respectively take and conduct the Poll, and deliver or transmit the Poll Books, in the same Manner as the Deputies of the Returning Officers of the Cities and Boroughs in England are hereinbefore directed to do, and shall have the same Powers and perform the same Duties in every respect as are respectively conferred and imposed on the said Deputies by this Act:

Provided always, that where there shall be a Mayor, Portreeve, or other Chief Municipal Officer in any Town or Place for which the Returning Officer or the Portreeve of Swansea is required to appoint a Deputy as aforesaid, such Returning Officer or the Portreeve of Swansea, as the Case may be, is hereby required to appoint such Chief Municipal Officer for the Time being to be such Deputy for such Town or Place.

As to Appointment of Deputies in Wales.

LXXV. And be it enacted, That all Laws, Statutes, and Usages now in force respecting the Election of Members to serve in Parliament for that Part of the United Kingdom called England and Wales shall be and remain, and are hereby declared to be and remain, in full Force, and shall apply to the Election of Members to serve in Parliament for all the Counties, Ridings, Parts, and Divisions of Counties, Cities, and Boroughs, hereby empowered to return Members, as fully and effectually as if the same respectively had heretofore returned Members, except so far as any of the said Laws, Statutes, or Usages are repealed or altered by this Act, or are inconsistent with the Provisions thereof.

All Election Law's to remain in force, except where superseded by this Act.

LXXVI. And be it enacted, That if any Sheriff, Returning Officer, Barrister, Overseer, or any Person whatsoever shall wilfully contravene or disobey the Provisions of this Act or any of them, with respect to any Matter or Thing which such Sheriff, Returning Officer, Barrister, Overseer, or other Person is hereby required to do, he shall for

Penalties on Officers for Breach of Duty.

such his Offence be liable to be sued in an Action of Debt in any of His Majesty's Courts of Record at Westminster for the penal Sum of Five hundred Pounds, and the Jury before whom such Action shall be tried may find their Verdict for the full Sum of Five hundred Pounds, or for any less Sum which the said Jury shall think it just that he should pay for such his Offence; and the Defendant in such Action, being convicted, shall pay such penal Sum so awarded, with full Costs of Suit, to the Party who may sue for the same: Provided always, that no such Action shall be brought except by a Person being an Elector or claiming to be an Elector, or a Candidate, or a Member actually returned, or other Party aggrieved: Provided also, that the Remedy hereby given against the Returning Officer shall not be construed to supersede any Remedy or Action against him according to the Law now in force.

Writs, & c. to be made conformable to this Act.

LXXVII. And be it enacted, That all Writs to be issued for the Election of Members to serve in all future Parliaments, and all Mandates, Precepts, Instruments, Proceedings, and Notices consequent upon such Writs, shall be and the same are hereby authorized to be framed and expressed in such Manner and Form as may be necessary for the carrying the Provisions of this Act into effect.

This Act not to extend to Universi-

LXXVIII. Provided always, and be it enacted, That nothing in this Act contained shall extend to or in anywise affect the

Election of Members to serve in Parliament for the Universities of Oxford or Cambridge, or shall entitle any Person to vote in the Election of Members to serve in Parliament for the City of Oxford or Town of Cambridge in respect of the Occupation of any Chambers or Premises in any of the Colleges or Halls of the Universities of Oxford or Cambridge.

LXXIX. And be it enacted, That throughout this Act, wherever the Words "City or Borough," " Cities or Boroughs," may occur, those Words shall be construed to include, except there be something in the Subject or Context manifestly repugnant to such Construction, all Towns Corporate, Cinque Ports, Districts, or Places within England and Wales which shall be entitled after this Act shall have passed to return a Member or Members to serve in Parliament, other than Counties at large, and Ridings, Parts, and Divisions of Counties at large, and shall also include the Town of Berwick-upon-Tweed; and the Words "Returning Officer" shall apply to every Person or Persons to whom, by virtue of his or their Office, either under the present Act, or under any former Law, Custom, or Statute, the Execution of any Writ or Precept doth or shall belong for the Election of a Member or Members to serve in Parliament, by whatever Name or Title such Person or Persons may be called; and the Words "Parish or Township" shall extend to every Parish, Township, Vill, Hamlet, District, or Place maintaining its

ties of Oxford and Cambridge.

Of the Sense in which Words in this Act are to be understood:

" City or Borough:"

" Returning Officer:"

" Parish or Township:" " Overseers of the Poor:"

own Poor; and the Words "Overseers of the Poor" shall extend to all Persons who by virtue of any Office or Appointment shall execute the Duties of Overseers of the Poor, by whatever Name or Title such Persons may be called, and in whatsoever Manner they may be appointed, and that all Matters by this Act directed to be done by the Overseers of a Parish or Township may be lawfully done by the major Part of such Overseers, and that wherever any Notice is by this Act required to be given to the Overseers of any Parish or Township, it shall be sufficient if such Notice shall be delivered to any One of such Overseers, or shall be left at his Place of Abode, or at his Office or other Place for transacting Parochial Business, or shall be sent by the Post, addressed by a sufficient Direction, to the Overseers of the particular Parish or Township, or to any One of them, either by their or his Christian Name and Surname, or by their or his Name of Office; and that all Provisions in this Act relative to any Matters to be done by or with regard to Justices of the Peace for Counties, or Sessions of the Peace for Counties, or Clerks of the Peace for Counties, or Treasurers of Counties, shall extend to the Justices, Sessions, Clerks of the Peace, and Treasurers of the several Ridings of Yorkshire and Parts of Lincolnshire, and that the Clerk of the Peace for the Time being for the Borough of Newport in the Isle of Wight shall for the Purposes of this Act be deemed and taken to

"Justices of the Peace for Counties," &c. be the Clerk of the Peace for the County of the Isle of Wight, and that all the said respective Justices, Sessions, and Clerks of the Peace shall have Power to do the several Matters required by this Act, as well within Places of exclusive Jurisdiction as without; and that no Misnomer or inaccurate Description of any Person or Place named or described in any Schedule to this Act annexed, or in any List or Register of Voters, or in any Notice required by this Act, shall in anywise prevent or abridge the Operation of this Act with respect to such Person or Place, provided that such Person or Place shall be so designated in such Schedule, List, Register, or Notice as to be commonly understood. LXXX. ' And whereas it may happen

Misnomer vitiate.

daries of Cities, Boroughs, and other Places, ' and the Divisions of Counties, as hereinbefore mentioned, may not be passed within ' such Time as will allow the several Provisions of this Act relative to the Lists of Voters within such respective Boundaries and Divisions, and the various Notices and ' Proceedings preparatory to and connected ' with such Lists, to be carried into effect within the several Periods in the present ' Year herein-before specified and limited in that Behalf; and it is therefore expedient ' in such Event as aforesaid to appoint other Periods for the Purposes aforesaid; be it therefore enacted, That if the Act or Acts for settling the Boundaries and Divisions

In case the that the Act or Acts for settling the Bounproposed Boundary Act shall not pass before the 20th of June 1832, the Preparations for First Registration to be deferred: but if the Boundary Act pass after that Day, the Periods preparatory to and connected with the First Registra.

tion to be settled by an Order in Council.

herein-before mentioned shall not be passed before the Twentieth Day of June in the present Year, then and in such Case the Notice herein-before required to be given on the said Twentieth Day of June shall not be given on that Day, and the Lists of Voters, and the Notices and other Proceedings preparatory to and connected with such Lists, shall not be made out, given, or had upon or within the several Days or Times in the present Year herein-before specified in that Behalf; but if the Act or Acts for settling the Boundaries of Cities, Boroughs, and other Places, and the Divisions of Counties, as herein before mentioned, shall be passed in the present Year subsequently to the Twentieth Day of June, then and in such Case His Majesty shall, by an Order made with the Advice of His Most Honourable Privy Council, appoint, in lieu of the Day for the present Year herein-before specified in that Behalf, a certain other Day, before or upon which the respective Lists of Voters shall be made out, and shall also appoint, in lieu of the several Days and Times for the present Year herein-before specified or limited in that Behalf, certain other Days and Times upon or within which all Notices, Claims, Objections, and other Matters whatsoever by this Act required to be given, delivered, transmitted, done, or performed in relation to such Lists, either before or after the making out of such Lists, shall be respectively given, delivered, transmitted, done, and performed; and His Majesty shall also by such Order

appoint in lieu of the Period for the present Year herein-before limited in that Behalf, a certain other Period for the Revision of the respective Lists of Voters by the Barristers, and shall also appoint within what Time, in lieu of the Time for the present Year hereinbefore limited in that Behalf, such respective Lists shall be copied out into Books, and, where necessary, delivered to the Sheriff or Under Sheriff, and from what Day, in lieu of the Day for the present Year hereinbefore specified in that Behalf, such respective Books shall begin to be in force as the Registers of Voters; and His Majesty may also by such Order in Council appoint any Days and Times for doing the several other Matters required or authorized by this Act, in lieu of the several Days and Times for the present Year herein-before specified; and all Days and Times so appointed by His Majesty as aforesaid shall be deemed to be of the same Force and Effect as if they had in every Instance been mentioned in this Act in lieu of the Days and Times for the present Year herein-before specified in that Behalf: Provided always, that nothing herein contained shall authorize His Majesty to appoint any Days or Times in lieu of the Days and Times mentioned in this Act, except for the Purpose of carrying into effect the first Registration of Voters under this Act: Provided also, that no Person shall be entitled to be included in such first Registration of Voters unless he would have been entitled on the last Day of July in the present Year

Proviso

to have his Name inserted in some List of Voters if such List had been made out on the said last Day of July.

In case of a Dissolution of Parliament after the passing of the proposed Boundary Act, and before Registration, the Rights of voting shall take effect without Registration.

LXXXI. Provided always, and be it enacted, That if a Dissolution of the present Parliament shall take place after the passing of this Act, and after the passing of the Act or Acts for settling the Boundaries of Cities, Boroughs, and other Places, and the Divisions of Counties, as herein-before mentioned, but before the Day at and from which the Registers of Voters to be first made by virtue of this Act shall begin to be in force, in such Case such Persons only shall be entitled to vote in the Election of Members to serve in a new Parliament for any County, or for any Riding, Parts, or Division of a County, or for any City or Borough, as would be entitled to be inserted in the respective Lists of Voters for the same directed to be made under this Act, if the Day of Election had been the Day for making out such respective Lists; and such Persons shall be entitled to vote in such Election although they may not be registered according to the Provisions of this Act, any thing herein contained notwithstanding; and the polling at such Election for any County, or for any Riding, Parts, or Division of a County, may be continued for Fifteen Days, and the polling at such Election for any City or Borough may be continued for Eight Days, any thing herein contained notwithstanding.

In case of a Dissolution of Parlia-

LXXXII. Provided also, and be it enacted, That if a Dissolution of the present

Parliament shall take place after the passing ment before of this Act, and before the passing of the Act or Acts for settling respectively the Boundaries of Cities, Boroughs, and other Places, and the Divisions of Counties, as hereinbefore mentioned, then and in such Case the Election of Members to serve in a new Parliament shall, both as to the Persons entitled to vote, and otherwise, be regulated according to the Provisions of this Act, save and except as herein-after mentioned; (that is to say,) that as to the several Counties enumerated in the Schedule (F.) to this Act annexed, all Persons entitled by virtue of this Act in respect of Property therein to vote in the Election of Knights of the Shire shall be entitled to vote for Four Knights of the Shire to serve in such new Parliament for each of the said Counties, and not for Two Knights to serve for any Division of the said Counties; and that as to the several Boroughs enumerated in the Schedules (C.) and (D.) to this Act annexed, each of the said Boroughs shall, for the Purpose of electing a Member or Members to serve in such new Parliament, be deemed to include such Places as are specified and described in conjunction with the Name of each of the said Boroughs in the Schedule marked (L.) to this Act annexed; and that as to the several Cities and Boroughs in England and Wales not included in the Schedule (A.) to this Act annexed, and now returning a Member or Members to serve in Parliament, and the Places sharing in the Election for such Cities

the passing of the proposed Boundary Act, Counties not to be divided.

Boundaries of new Boroughs defined.

Boundaries of old Boroughs to remain:

and Boroughs, each of such Cities, Boroughs, and Places respectively shall, for the Purpose of electing a Member or Members to serve in such new Parliament as aforesaid, be deemed to be comprehended within the same Limits as before the passing of this Act, and not otherwise; and that no Place named in the First Column of the Schedule (E.) to this Act annexed, which before the passing of this Act did not share in the Election of a Member for any Shire-Town or Borough named in the Second Column of the said Schedule (E.), shall share in the Election of a Member for any Shire-Town or Borough to serve in such new Parliament, any thing herein-before contained to the contrary notwithstanding; and that the Borough composed of the Towns of Swansea, Loughor, Neath, Aberavon, and Ken-fig shall not return a Member to serve in such new Parliament, but shall instead thereof share in the Election of a Member to serve in such new Parliament for the Borough of Cardiff, any thing herein-before contained to the contrary notwithstanding; and that in the Event of such Dissolution of Parliament so taking place as last aforesaid, such Persons only shall be entitled to vote in the Election of Members to serve in such new Parliament as aforesaid for the Counties, Ridings, Parts, Cities, and Boroughs which in such Event shall return Members to serve in such new Parliament, as would be entitled to be inserted in the respective Lists of Voters directed to be made under this Act if the Day of Election had been the Day for

and the Rights of voting to take effect without Registration. making out such respective Lists; and such Persons shall be entitled to vote in such Election although they may not be registered according to the Provisions of this Act, any thing herein-before contained to the contrary notwithstanding; and the polling at such Election for any County, or for any Riding of Yorkshire or Parts of Lincolnshire, may be continued for Fifteen Days, and the polling at such Election for any City or Borough may be continued for Eight Days, any thing herein-before contained to the contrary notwithstanding.

SCHEDULES to which the foregoing Act refers.

SCHEDULE (A.)

Boroughs.		County.
Winchelsea -	-	Sussex.
Tregony -		Cornwall.
Haslemere .	- 1	Surrey.
Saltash	1	Cornwall.
Orford -	_	Suffolk.
Callington .		Cornwall.
Newton -		Lancashire.
Ilchester -	-	Somersetshire.
Boroughbridge .	-	Yorkshire.
Stockbridge .	-	Hampshire.
Romney (New) .	_	Kent.
Hedon -	-	Yorkshire.
Plympton .	-	Devonshire.
Seaford	-	Sussex.
Heytesbury .	-	Wiltshire.
Steyning -	_	Sussex.
Whitchurch .	-	Hampshire.
Wootton Bassett -		Wiltshire.
Downton	-	Wiltshire.
Fowey -	-1	Cornwall.
Milborne Port -		Somersetshire.
Aldeburgh .		Suffolk.
Minehead .	-	Somersetshire.
Bishop's Castle .	-	Shropshire.
Okehampton -		Devonshire.
Appleby .		Westmoreland.
Lostwithiel .		Cornwall.
Brackley	_	Northamptonshire.
Amersham .		Buckinghamshire.

SCHEDULE (B.)

Boroughs.	County.
Petersfield	Hampshire.
Ashburton	Devonshire.
Eye	Suffolk.
Westbury	Wiltshire.
Wareham	Dorsetshire.
Midhurst	Sussex.
Woodstock	Oxfordshire.
Wilton	Wiltshire.
Malmesbury	Wiltshire.
Liskeard	Cornwall.
Reigate -	Surrey.
Hythe	Kent.
Droitwich	Worcestershire.
Lyme Regis	Dorsetshire.
Launceston	Cornwall.
Shaftesbury	Dorsetshire.
Thirsk	Yorkshire.
Christchurch -	Hampshire.
Horsham	Sussex.
Great Grimsby -	Lincolnshire.
Calne	Wiltshire.
Arundel	Sussex.
St. Ives	Cornwall.
Rye	Sussex.
Clitheroe	Lancashire.
Morpeth	Northumberland.
Helston	Cornwall.
North Allerton -	Yorkshire.
Wallingford	Berkshire.
Dartmouth	Devonshire.

SCHEDULE (C.)

Principal Places to be Boroughs.	Returning Officers.
Birmingham (Warwick- shire)	The Boroughreeve and Constables of Manchester. The Two Bailiffs of Birmingham. The Mayor of Leeds. The Master Cutler. Constable of the Manor of the Deanery of Wolverhampton. The Boroughreeves of Great and Little Bolton.
Halifax (Yorkshire). Macclesfield (Cheshire) { Oldham (Lancashire). Stockport (Cheshire) - Stoke-upon-Trent (Staf-) fordshire). Stroud (Gloucestershire).	The Mayor of Macclesfield. The Mayor of Stockport.

SCHEDULE (D.)

Principal Places to be Boroughs.	Returning Officers.
Ashton-under-Lyne (Lancashire). Bury (Lancashire). Chatham (Kent). Cheltenham (Gloucestershire). Dudley (Worcestershire). Frome (Somersetshire). Gateshead (Durham). Huddersfield (Yorkshire). Kidderminster (Worcestershire). Kendal (Westmoreland) - Rochdale (Lancashire). Salford (Lancashire) - South Shields (Durham). Tynemouth (Northumberland). Wakefield (Yorkshire). Walsall (Staffordshire) - Warrington (Lancashire). Whitby (Yorkshire). Whitehaven (Cumberland). Merthyr Tydvil, Glamorganshire.	The Mayor of Ashton-under-Lyne. The High Bailiff of Kidderminster. The Mayor of Kendal. The Boroughreeve of Salford. The Mayor of Walsall.

SCHEDULE (E.)

Places sharing in the Election of Members.	Shire-Towns or Principal Boroughs.	County in which such Boroughs are situated.
Amlwch, - Sharing Holyhead, and Llangefni - Swith	Beaumaris -	Anglesey.
$\left\{egin{array}{l} { m Aberystwith,} \\ { m Lampeter,and} \\ { m Adpar} \end{array} - \left\{egin{array}{l} { m sharing} \\ { m with} \end{array} \right\}$	Cardigan -	Cardiganshire.
$ \begin{array}{ccc} \text{Llanelly} & -\left\{ \begin{array}{c} \text{sharing} \\ \text{with} \end{array} \right\} $ Pwllheli -	Caermar- then - {	Caermarthen- shire.
Nevin Conway Bangor Criccieth	Caernarvon {	Caernarvon- shire.
Ruthin Holt sharing Wrexham Ruthin White the sharing with	Denbigh -	Denbighshire.
Rhyddlan - Overton - Caerwis - St. Asaph - Holywell -	Flint -	Flintshire.
Mold - J Cowbridge - sharing } Llantrissent - with	Cardiff -{	Glamorgan- shire.
Llanidloes - Welsh Pool - Machynlleth - Llanfyllin - Newtown - Sharing with }	Montgo- mery - {	Montgomery-shire.

Places sharing in the Election of Members.	Shire-Towns or Principal Boroughs.	County in which such Boroughs are situated.
Narberth - sharing Fishguard - with	Haverford- west -}	Pembroke- shire.
Tenby Wiston Town of Mil- with	Pembroke {	Pembroke- shire.
ford - / Knighton - Rhayder - Kevinleece - Knucklas - Town of Presteigne -	Radnor -	Radnorshire.

SCHEDULE (E. 2.)

Places shar the Election of		bers.	Places therein from which the Seven Miles are to be calculated.
Newport		_	The Market Place.
Usk -	_		The Town Hall.
Aberystwith		_	The Bridge over the Rheidal.
Lampeter	1	_	The Parish Church.
Adpar -		- ·	The Bridge over the Teivi.
Pwllheli	_		The Guildhall.
Nevin -	-	-	The Parish Church.
	-	~	
Conway	-	-	The Parish Church.
Criccieth	-	_ ca	The Castle.
Ruthin		-	The Parish Church called
			St. Peter's.
Holt -	-	-	The Parish Church.
Rhyddlan	_	_	The Parish Church.
Overton	-	1	The Parish Church.
Caerwis	5	-	The Parish Church.

Places sharing in the Election of Members.		ers.	Places therein from which the Seven Miles are to be calculated.
Caergwrley		-	The Parish Church of Hope.
Cowbridge		-	The Town Hall.
Llantrissen		-	The Town Hall.
Tenby	-	-	The Parish Church.
Wiston	-	-	The Parish Church.
Knighton	**	-	The Parish Church.
Rhayder	140	-	The Market Place.
Kevinleece	-	_	The Parish Church.
Knucklas	-	-	The Site of the ancient Castle
			of Cnweglas.
Swansea	-	-	The Town Hall.
Loughor	-	-	The Parish Church.
Neath	***	-	The Town Hall.
Aberavon	-	-	The Bridge over the Avon.
Ken-fig	_	_	The Parish Church of Lower
			Ken-fig.

SCHEDULE (F.)

Counties to be divided.

Cheshire.
Cornwall.
Cumberland.
Derbyshire.
Devonshire.
Durham.
Essex.
Gloucestershire.
Kent.
Hampshire.
Lancashire.
Leicestershire.
Norfolk.

Northumberland.
Northamptonshire.
Nottinghamshire.
Shropshire.
Somersetshire.
Staffordshire.
Suffolk.
Surrey.
Sussex.
Warwickshire.
Wiltshire.
Worcestershire.

SCHEDULE (F. 2.)

Counties to return Three Members each.

Berkshire.

Herefordshire.

Buckinghamshire.

Hertfordshire.

Cambridgeshire.

Oxfordshire.

Dorsetshire.

SCHEDULE (G.)

Counties at large in which Cities and Towns and Cities and Towns and Counties Counties thereof. thereof are to be included. Caermarthen Caermarthenshire. Canterbury Kent. Chester Cheshire. Warwickshire. Coventry Gloucester Gloucestershire. Kingston-upon-Hull East Riding of Yorkshire. The Parts of Lindsey, Lin-Lincoln colushire. London Middlesex. Newcastle-upon-Tyne Northumberland. Poole Dorsetshire. Worcester Worcestershire. York and Ainsty North Riding of Yorkshire. Southampton Hampshire.

SCHEDULE (H.)

Forms of Lists and Notices applicable to Counties.

No. 1.

Notice of the making out of the Lists to be given by the Overseers.

WE hereby give Notice, That we shall, on or before the last Day of July in this Year, make out a List of all Persons entitled to vote in the Election of a Knight or

Knights of the Shire for the County of

Riding, Parts, or Division of the For for the County of as the Case may be,] in respect of Property situate wholly or in part within this Parish [or Township]; and all Persons so entitled are hereby required to deliver or transmit to us, on or before the Twentieth Day of July in this Year, a Claim in Writing, containing their Christian Name and Surname, their Place of Abode, the Nature of their Qualification, and the Name of the Street, Lane, or other like Place, wherein the Property in respect of which they claim to vote is situated; and if the Property be not situated in any Street, Lane, or other like Place, then such Claim must describe the Property by the Name by which it is usually known, or by the Name of the Tenant occupying the same; and each of such Persons so claiming must also at the same Time pay to us the Sum of One Shilling. Persons omitting to deliver or transmit such Claim or to make such Payment will be excluded from the Register of Voters for this County [or Riding, Parts, or Division, as the Case may be]. [In subsequent Years after One thousand eight hundred and thirty-two, add the following Words,

"But Persons whose Names are now on the Register are not required to make a fresh Claim so long as they retain the same Qualification and continue in the same Place of Abode as described in the Register."

(Signed)
A. B.
C. D.
E. F.
Overseers of the Parish [or Township] of

No. 2.

Notice of Claim to be given to the Overseers.

I hereby give you Notice, That I claim to be inserted in the List of Voters for the County of [or for the Riding, Parts, or Division of the County of as the Case may be], and that the Particulars of my Place of Abode and Qualification are stated below. Dated the Day of in the Year

(Signed) John Adams.

Place of Abode, Cheapside, London.

Nature of Qualification, Freehold House, [or Warehouse, Stable, Land, Field, Annuity, Rent-charge, &c. as the Case may be, giving such a Description of the Property as may serve to identify it.]

Where situate in this Parish [or Township], King Street. [If the Property be not situate in any Street, Lane, or other like Place, then say, "Name of the Property, Highfield Farm," or, "Name of the occupying Tenant, John Edwards."]

No. 3.

Election of a Knight [or Knights] of the Shire [or for the Riding, Parts, or Division of as the Case may be], in respect of Property situate within THE LIST of Persons entitled to vote in the [or Township, as the Case may be]. Riding, Parts, or Division of the County as the Case may be.] to wit, [or for the County of the County of the Parish of County of

Street, Lane, or other like Place in this Parish [or Township] where the Property is situate, or Name of the Tenant.	King Street. John Edwards, Tenant. Duke Street. Highfield Farm.
Nature of Qualification.	Freehold House - King Street. Copyhold Field - John Edwards, Tease of Warehouse for Years 50 Acres of Land as Occupier Highfield Farm.
Place of Abode.	Cheapside, London { Long Lane, in this } Parish
Christian Name and Surname of each Voter at full Length.	Adams, John Alley, James Ball, William Boyce, Henry

(Signed)

A. B. C. D. Coverseers of the said Parish E. F. S. Township].

No. 4.

NOTICE of Objection to be given to the Overseers.

To the Overseers of the Parish of ship, as the Case may be].

I hereby give you Notice, That I object to the Name of William Ball being retained in the List of Voters for the County of [or for the Riding, Parts, or Division of the County of]. Dated the Day of in the Year .

(Signed) A. B. of [Place of Abode].

No. 5.

NOTICE of Objection to Parties inserted in the List.

To Mr. William Ball.

I hereby give you Notice, That I object to your Name being retained in the List of Voters for the County of [or for the Riding, Parts, or Division of the County of], and that you will be required to prove your Qualification at the Time of the revising of the said List. Dated the Day of in the Year .

(Signed) A. B. of [Place of Abode].

No. 6.

LIST of Persons objected to, to be published by the Overseens.

The following Persons have been objected to as not being entitled to have their or for Riding, Parts, or Division of the County of Names retained in the List of Voters for the County of

Street, Lane, or other like Place in this Parish [or Township]	where the Property is situate, or Name of the Trant. Name of the Tenant.	John Edwards, Tenant. Duke Street.
Nature of the	supposed Qualification.	Long Lane in this Copyhold Field - John Edward Market Street, Lan- Lease of Warehouse Duke Street.
Place of Abodo		{Long Lane in this Parish } Copyhold Field Market Street, Lan- Lease of Warehold Field Copyhold
Christian Name and Surname	Person objected to.	Alley, James Ball, William
	н 3	

(Signed)

the Case may be]. A.B. Overseers of the Parish of C.D.
E. F. the Case may be].

2° GUL. IV. Cap. 45

FORMS of LISTS and Notices applicable to CITIES and Boroughs.

SCHEDULE (I.)

No.1.

Year of the Reign of King William the Fourth, intituled 'An Act to amend of by virtue of an Act passed in the Second The List of Persons entitled to vote in the Election of a Member [or Members in respect of Property occupied within the " the Representation of the People in England and Wales." for the City [or Borough] of Parish [or Township] of

	-
Street, Lane, or other Place in this Parish where the Property is situate.	Church Street. Bolt Court, Fleet Street. Castle Street. Lord Street.
Nature of Qualification.	House Shop Counting-house -
Christian Name and Surname of each Voter at full Length.	Ashton, John Atkinson, William - Bates, Thomas Bull, Thomas

(Signed)

A.B. Overseers of the C.D. E.F. Township].

[or Township] within the said City [or Borough].

No. 2.

Member [or Members] for the City [or Borough] of in respect of any Rights other than those conferred by an Act passed in the Second Year of the Reign of King William the Fourth, intituled "An Act to amend the "Representation of the People in England and Wales." The List of all Persons (not being Freemen) entitled to vote in the Election of a

	1	
Street, Lane, or other Place in this Parish where the Property is situate. If the Right of voting does not depend on Property, then state the Place of Abode.	•	A. B.) Overseers of the Parish of
Nature of Qualification.		(Signed) A.B.
Christian Name and Surname of each Voter at full Length.		
н 4		

H 4

No. 3.

The List of the Freemen of the City [or Borough] of [or of being a Place sharing in the Election with the City [or Borough] of [or Members] for the said City [or Borough].

Christian Name and Surname of each Freeman at full Length.	Place of his Abode.
Ē	-

Signed A.B. Town Clerk of the said City [or Borough or Place].

No. 4.

NOTICE of CLAIM.

To the Overseers of the Parish [or Township] of or to the Town Clerk of the City [or Borough] of or otherwise, as the Case may be].

I hereby give you Notice, That I claim to have my Name inserted in the List made by you of Persons entitled to vote in the Election of a Member [or Members] for the City [or Borough] of , and that my Qualification consists of a House in Duke Street in your Parish, or otherwise [as the Case may be]; [and in the Case of a Freeman, say, and that my Qualification is as a Freeman of , and that I reside in Lord Street in this City or Borough]. Dated the Day of One thousand eight hundred and thirty

(Signed) John Allen of [Place of Abode].

No. 5.

Notice of Objection.

To the Overseers of the Parish [or Township] of [or to the Town Clerk of the City [or Borough] of or otherwise, as the Case may be].

I hereby give you Notice, That I object to the Name of Thomas Bates being retained in the List of Persons entitled to vote in the Election of a Member [or Members] for the City [or Borough] of , and that I shall bring forward such Objection at the Time of the revising of such List. Dated the Day of in the Year

(Signed) A.B. of [Place of Abode].

No. 6.

LIST of CLAIMANTS, to be published by the OVERSEERS.

The following Persons claim to have their Names inserted in the List of Persons entitled to vote in the Election of a Member [or Members] for the City [or Borough] of

0 0 11 1 1 1	Cap. 45.	
Street, Lane, or other Place in this Parish where the Property is situate. If the Right does not depend on Property, state the Place of Abode.	Duke Street.	A. B. C. D. $\left\{\begin{array}{l} A. B. \\ C. D. \\ E. F. \end{array}\right\}$ Overseers of, $gc.$
Nature of Qualification.	House.	(Signed)
Christian Name and Surname of each Claimant at full Length.	Allen, John.	

LIST of PERSONS objected to, to be published by the OVERSEERS.

The following Persons have been objected to as not being entitled to have their Names retained in the List of Persons qualified to vote in the Election of a Member [or Members] for the City [or Borough] of

Street, Lane, or other Place in this Parish where the Property is situate. If the Right does not depend on Property, state the Place of Abode.	Castle Street.	A. B. C. D. Overseers of, $\&c.$
Nature of the supposed Qualification.	Shop.	(Signed)
Christian Name and Surname of each Person objected to.	Bates, Thomas.	

No. 8.

LIST of CLAIMANTS, to be published by the Town CLERKS.

being a Place sharing 7, entitled to vote in the The following Persons claim to have their Names inserted in the List of the Freemen Election of a Member [or Members] for the said City [or Borough]. for of in the Election with the City [or Borough] of of the City [or Borough] of

	. Cap. 45.
Place of his Abode.	
Christian Name and Surname of each Claimant at full Length.	

A.B. Town Clerk of the said City [or Borough or Place].

(Signed)

No. 9.

The List of Persons objected to, to be published by the Town Clerks.

The following Persons have been objected to as having no Right to be retained on the List of the Freemen of the City [or Borough] of [or of being a Place sharing in the Election with the City [or Borough] of _____, entitled to vote in the Election of a Member [or Members] for the said City [or Borough].

Christian and Surname of each Person objected to.	Place of his Abode.

(Signed) A. B. { Town Clerk of the said City [or Borough or Place].

SCHEDULE (K.)

A LIST of such of the FREEMEN of LONDON as are Liverymen of the Company of entitled to vote in the Election of Members for the City of London.

Street, Lane, or other ription of his Place of Abode.

(Signed) A. B. Clerk.

No. 1.

Notice of Claim to be given to the Returning Officer or Officers of the City of London, and to the Clerks of the respective Livery Companies.

To the Returning Officer or Officers of the City of London [or to the Clerk of the Company of].

I hereby give you Notice, That I claim to have my Name inserted in the List made by the Clerk of the Company of [or, in case of Notice to the Clerk, say, made by you] of the Liverymen of the said Company [or, in case of Notice to the Clerk, say, of the Liverymen of the Company of] entitled to vote in the Election of Members for the City of London. Dated the Day of .

(Signed) A.B. \{ [Place of Abode. Name of Company.]

No. 2.

LIST of CLAIMANTS, to be published by the RETURNING OFFICER or OFFICERS of the City of London.

The following Persons claim to have their Names inserted in the List of Persons entitled to vote as Freemen of the City of London and Liverymen of the several Companies herein specified, in the Election of Members for the City of London.

Christian Name and Surname of Claimants at full Length.	Place of Abode.

No. 3.

Notice of Objection to Parties inserted in the List of the Livery.

To Mr. William Baker.

I hereby give you Notice, That I object to your Name being retained in the List of Persons entitled to vote as Freemen of the City of London and Liverymen of the Company of in the Election of Members for the said City, and that I shall bring forward such Objection at the Time of revising the said List. Dated the Day of

(Signed) A. B. [Place of Abode.]

SCHEDULE (L.)

Boroughs.	Temporary Contents and Boundary.
Ashton-under- Lyne.	The Division of the Parish of Ashton- under-Lyne, called the Town's Di- vision.
Birmingham -	Parishes of Birmingham and Edgbaston, and Townships of Bordesley, Deri- tend, and Duddeston with Nechels.
Blackburn -	Township of Blackburn.
Bolton	Townships of Great Bolton, Haulgh, and Little Bolton, except the de-
	tached Part of the Township of
	Little Bolton which lies to the
	North of the Town of Bolton.
Bradford	Township of Bradford.
Brighthelm- stone}	Parishes of Brighthelmstone and Hove.
Bury	Township of Bury.

Boroughs.	Temporary Contents and Boundary.
Chatham -	From the Easternmost Point at which the Boundary of the City of Rochester meets the Right Bank of the River Medway, Southward along the Boundary of the City of Rochester, to the Boundary Stone of the said City marked 5; thence in a straight Line to the Windmill in the Parish of Chatham on the Top of Chatham Hill; thence in a straight Line to the Oil Windmill in the Parish of Gillingham, between the Village of Gillingham and the Fortifications; thence in a straight Line through Gillingham Fort to the Right Bank of the River Medway; thence along the Right Bank of the River Medway.
C1 1. 1	way to the Point first described
Cheltenham -	Parish of Cheltenham.
Devenport -	Parish of Stoke Damerill and Township of East Stonehouse.
Dudley	Parish of Dudley.
Finsbury -	Parishes of Saint Giles in the Fields; Saint George Bloomsbury; Saint George the Martyr; Saint Andrew above Bars; Saint Luke; Saint Se- pulchre, except so much as is in the City of London; Saint James Cler- kenwell, except so much as is locally in the Parish of Hornsey; Ecclesias- tical Districts of Trinity, Saint Paul, and Saint Mary in the Parish of Saint Mary Islington; Liberties of Saffron Hill, Hatton Garden, and Ely Rents; Ely Place; the Rolls; Glass-house

Boroughs.	Temporary Contents and Boundary.
	Yard; Precinct of the Charter House;
	Lincoln's Inn; Gray's Inn; so much
	of Furnival's Inn and Staple's Inn as
Frome	is not within the City of London. Town of Frome as within the Limits
riome	now assigned to the Town of Frome
	by the Trustees under the Provisions
	of an Act passed in the First and Se-
	cond Year of His present Majesty,
	intituled "An Act for better repair-
	"ing and improving several Roads
	"leading to and from the Town of
Gateshead -	"Frome in the County of Somerset." Parish of Gateshead.
Greenwich -	Parishes of Saint Paul and Saint Nicho-
Oreenwich -	las, Deptford, and so much of the
	Parishes of Greenwich, Charlton, and
-1 1	Woolwich as lie between the Thames
	and the Dovor Road.
Halifax	Township of Halifax.
Huddersfield -	Township of Huddersfield.
Kendal	Townships of Kendal and Kirkland,
	and all such Parts of the Township
11 9	of Nethergaveship as adjoin the Township of Kendal.
Kidderminster	Borough of Kidderminster.
Lambeth -	Parishes of Saint Mary Newington;
	Saint Giles Camberwell, except the
	Manor and Hamlet of Dulwich;
	Precinct of the Palace; and so
	much of the Parish of Lambeth as
	is North of the Ecclesiastical Divi-
Leeds	sion of Brixton. Borough of Leeds.
Macclesfield -	Borough of Macclesfield.

Boroughs.	Temporary Contents and Boundary.
Manchester -	Townships of Manchester, Chorlton Row, Ardwick, Hulme, Beswick, Cheetham, Bradford, Newton, and Harpur Hey.
Marylebone -	Parishes of Saint Marylebone and Paddington, and so much of the Parish of Saint Pancras as is South of the Regent's Canal.
MerthyrTydvil	Parishes of Merthyr Tydvil and Aberdare.
Oldham -	Township of Oldham.
Rochdale -	Town of Rochdale, as within the
72- 770	Provisions of an Act passed in the
	Sixth Year of His late Majesty,
CONTRACTOR DIS	intituled "An Act for lighting,
July 10, 11 - 11, 11	" cleansing, watching, and regu- " lating the Town of Rochdale in
1000	"lating the Town of Rochdale in
	"the County Palatine of Lan- "caster."
0.10 1	
Salford	Townships of Salford, Pendleton, and Broughton.
Sheffield	Townships of Sheffield, Attercliffe- cum-Darnall, Brightside Bierlow,
FI 0 01 0	and Nether Hallam.
South Shields	Townships of South Shields and
-0.	Westoe.
Stockport -	Borough of Stockport; Hamlets of
and the latest divine	Brinksway and Edgeley.
Stoke-upon- ?	Townships of Tunstall, Burslem,
Trent - }	Hanley, Shelton, Penkhull with
AND STREET OF THE PARTY.	Boothen, Lane End, Longton, Fen-
-WALLE	ton Vivian, Fenton Culvert; Ham-
	let of Sneyd; and Vill of Rushton
	Grange.
	Committee of the Commit

Boroughs.	Temporary Contents and Boundary.
Stroud -	Parishes of Stroud, Bisley, Painswick, Pitchcomb, Randwick, Stonehouse, Eastington, Leonard Stanley except Lorridge's Farm; King's Stanley, Rodborough, Minchinhampton, Woodchester, Avening, Horsley.
Sunderland -	Parish of Sunderland; Townships of Bishop Wearmouth, Bishop Wearmouth, Monk Wearmouth, Monk Wearmouth Shore, and Southwick.
Tower Hamlets	Liberties of the Tower, and Tower Division of Ossulston Hundred, ex- cept the Parishes of Saint John Hackney, Saint Mary Stratford-le- Bow, and Saint Leonard Bromley.
Tynemouth -	Townships of Tynemouth, North Shields, Chirton, Preston, and Cullercoats.
Wakefield - Walsall -	Township of Wakefield. Borough of Walsall, except the Parts detached from the Borough of Walsall.
Warrington - Whitehaven - Whitby - Wolverhamp- ton	Township of Warrington. Township of Whitehaven. Township of Whitby. Townships of Wolverhampton, Bilston, Wednesfield, and Willenhall; and Parish of Sedgeley.

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